



# The Gazette of India

EXTRAORDINARY.

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NEW DELHI, THURSDAY, APRIL 1, 1937.

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GOVERNMENT OF INDIA.

REFORMS OFFICE.

NOTIFICATIONS.

*New Delhi, the 1st April 1937.*

**No. F. 5/11/37-G. (A).**—The following documents are published for general information:—

- (1) Letters Patent constituting the office of the Governor-General of India;
- (2) Commission appointing the Most Honourable the Marquess of Linlithgow, K.T., G.M.S.I., G.M.I.E., O.B.E., to be Governor-General of India and Crown's Representative; and
- (8) Instrument of Instructions to the Governor-General of India.

## INDIA.

**LETTERS PATENT** passed under the Great Seal of the Realm constituting the office of Governor-General of India.

Dated 5th March 1937.

GEORGE THE SIXTH by the Grace of God of Great Britain Ireland and of the British Dominions beyond the Seas King Defender of the Faith Emperor of India:

To all to whom these Presents shall come

GREETING:

WHEREAS by section 3 (1) of the Government of India Act, 1935 (hereinafter referred to as "the Act"), it is enacted that the Governor-General of India is appointed by Us by a Commission under Our Sign Manual:

AND WHEREAS by the Act it is further enacted that the Governor-General has all such powers and duties as are conferred on him by or

( 1 )

For correct paging of this Gazette read 143 to 674 instead of 1 to 532 as printed.

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under the Act and such other powers belonging to Us, not being powers connected with the exercise of the functions of the Crown in its relations with Indian States, as We may be pleased to assign to him:

AND WHEREAS We are minded to make permanent provision for the office of Governor-General of India:

NOW, THEREFORE, We do declare Our Will and Pleasure to be as follows:—

1. We do hereby constitute, order and declare that there shall be a Governor-General of India.

2. And We do hereby authorise and empower our Governor-General in Our name and on Our behalf to grant to any offender convicted in the exercise of its criminal jurisdiction by any Court of Justice within Our territories in India a pardon, either free or subject to such lawful conditions as to him may seem fit.

3. And We do hereby delegate to Our Governor-General authority and power to grant in Our name or on Our behalf Commissions in Our Naval Forces, Our Indian Land Forces and Our Indian Air Force.

4. After Part XIII of, and the Ninth Schedule to, the Act shall have ceased to have effect, one of Our Principal Secretaries of State may grant to Our Governor-General once during his term of office leave of absence from India for urgent reasons of public interest or of health or of private affairs. Such leave of absence shall not exceed four months in duration, unless Our Secretary of State shall see fit to extend the period so granted, in which case he shall set forth the reasons for the extension in a minute to be signed by himself and laid before both Houses of Parliament.

5. And We do hereby require and command all Our officers, civil and military, and all other the inhabitants of Our territories in India to be obedient, aiding and assisting unto Our said Governor-General.

6. And We do hereby reserve to Ourselves, Our heirs and successors, full power and authority from time to time to revoke, alter or amend these Our Letters Patent as to Us or them shall seem meet.

7. Our Governor-General shall make public in India these Our Letters Patent in such manner as to him may seem fit.

IN WITNESS whereof We have caused these Our Letters to be made Patent. Witness Ourselves at Westminster the Fifth day of March in the First year of Our Reign.

By Warrant under the King's Sign Manual,

*Schuster.*

**INDIA.**

**COMMISSION** passed under the Royal Sign Manual and Signet appointing The Most Honourable the Marquess of Linlithgow, K.T., G.M.S.I., G.M.I.E., O.B.E., to be Governor-General of India and Crown's Representative.

Dated 8th March 1937.

GEORGE R.I.

GEORGE THE SIXTH by the Grace of God of Great Britain Ireland and of the British Dominions beyond the Seas King Defender of the Faith Emperor of India:

To Our Right Trusty and Right Well Beloved Cousin and Counsellor VICTOR ALEXANDER JOHN HOPE MARQUESS OF LINLITHGOW Knight of the Most Ancient and Most Noble Order of the Thistle Grand Master and First and Principal Knight of Our Most Exalted Order of the Star of India Grand Master and First and Principal Knight Grand Commander of Our Most Eminent Order of the Indian Empire Officer of Our Most Excellent Order of the British Empire.

**GREETING:**

I. We do by this Our Commission under Our Sign Manual appoint you the said Victor Alexander John Hope Marquess of Linlithgow to be during Our pleasure Our Governor-General of India and Our Representative for the exercise of Our functions in Our relations with Indian States with all the powers rights privileges and advantages to the said offices belonging or appertaining.

II. And We do hereby declare that so long as you shall hold the said offices you shall while in India bear in addition to the styles and titles of the said offices the style and title of "Our Viceroy".

III. And We do hereby authorise empower and command you to exercise and perform all and singular the powers and directions contained in certain Letters Patent under the Great Seal bearing date at Westminster the Fifth day of March 1937 making provision for the offices of Governor-General and of Our Representative or in any other Letters Patent adding to amending or substituted for the same according to such Orders and Instructions as Our Governor-General and Our Representative for the time being have already received or as you may hereafter receive from Us or from one of Our Principal Secretaries of State.

IV. And further We do hereby appoint that this Our present Commission shall supersede the Warrant under the Sign Manual of His former Majesty King Edward the Eighth bearing date the Tenth day of March 1936 appointing you the said Victor Alexander John Hope Marquess of Linlithgow to be Our Governor-General of India.

V. And We do hereby command all and singular Our officers and loving subjects in India and all others whom it may concern to take due notice hereof and to give their ready obedience accordingly.

GIVEN at Our Court at Buckingham Palace the Eight day of March 1937 in the First year of Our Reign.

By His Majesty's Command,

Zetland.

**INDIA.****INSTRUCTIONS passed under the Royal Sign Manual and Signet to the Governor-General of India.**

Dated 8th March 1937.

GEORGE R. I.

**INSTRUCTIONS TO OUR GOVERNOR-GENERAL OF INDIA.**

GIVEN at Our Court at Buckingham Palace the Eighth day of March 1937  
in the First year of Our Reign.

WHEREAS by Letters Patent bearing date the fifth day of March Nineteen hundred and thirty-seven. We have made permanent provision for the office of Governor-General of India:

AND WHEREAS by those Letters Patent and by the Government of India Act, 1935 (hereinafter called "the Act") certain powers, functions and authority for the Government of India are declared to be vested in the Governor-General:

AND WHEREAS His late Majesty King George V did before the enactment of the Act issue certain Instructions under His Royal Sign Manual to Our said Governor-General bearing date the fifteenth day of March nineteen hundred and twenty-one, and did subsequently amend the same:

AND WHEREAS the impending commencement of Part III of the Act has rendered it necessary to revoke the said Instructions:

AND WHEREAS without prejudice to the provision in the Act that our Governor-General shall be under the general control of and comply with such particular directions, if any, as may from time to time be given by Our Secretary of State and to the duty of Our Governor-General to give effect to any Instructions so received, We are minded to make general provision regarding the manner in which during the operation of the provisions of Part XIII of the Act Our said Governor-General shall execute all things which according to the Act and the said Letters Patent belong to his office and to the trust which we have reposed in him:

Now, THEREFORE, We do by these Our Instructions under Our Royal Sign Manual hereby revoke the aforesaid Instructions and declare Our pleasure to be as follows:—

**A.—INTRODUCTORY.**

I. Under these Our Instructions, unless the context otherwise require, the term "Governor-General" shall include every person for the time being acting as Governor-General according to the provisions of the Act.

II. Our Governor-General shall, with all due solemnity, cause Our Commission under Our Royal Sign Manual appointing him to be read and published in the presence of the Chief Justice of India for the time being or, in his absence, other Judge of the Federal Court, and of so many of the members of the Executive Council of Our Governor-General as may conveniently be assembled.



III. Our Governor-General shall take the oath of allegiance and the oath for the due execution of the office of Our Governor-General of India and for the due and impartial administration of justice, in the form hereto appended, which oaths the said Chief Justice or, in his absence, any Judge of the Federal Court, shall, and is hereby required to, tender and administer unto him.

IV. And We do authorise and require Our Governor-General by himself or by any other person to be appointed by him in that behalf to administer to every person appointed by Us or by the Governor-General in Council to be a member of the Governor-General's Executive Council and to every person appointed by him to be a Chief Commissioner the oaths of allegiance and of office and of secrecy hereto appended.

V. And We do further direct that every person who under these Instructions shall be required to take an oath may make an affirmation in place of an oath if he has any objection to making an oath.

VI. The provisions of the last four preceding paragraphs shall not apply to any person holding office at the date of the commencement of Part III of the Act.

**B.—IN REGARD TO THE EXECUTIVE AUTHORITY OF THE GOVERNOR-GENERAL IN COUNCIL.**

VII. It is Our will and pleasure that Our Governor-General shall use all endeavour consistent with the fulfilment of his responsibilities to Us and to Our Parliament for the welfare of Our Indian subjects, that the administration of the matters committed to the charge of Our Governor-General in Council may be conducted in harmony with the wishes of Our said subjects as expressed by their representatives in the Indian Legislature so far as the same shall appear to him to be just and reasonable: and shall so order the administration of his government as to further the policy of the Act for its conversion into a Federation of all India.

**C.—IN REGARD TO RELATIONS BETWEEN THE GOVERNOR-GENERAL IN COUNCIL AND THE PROVINCES.**

VIII. Whereas it is expedient for the common good of British India that the authority of Our Governor-General in Council and of the Indian Legislature in those matters which are by law assigned to them should prevail:

And whereas at the same time it is the purpose of the Act that the Governments and Legislatures of the Provinces should be free in their own sphere to pursue their own policy:

And whereas in the interest of the harmonious co-operation of the several members of the body politic, the Act has empowered Our Governor-General to exercise, at his discretion, certain powers affecting the relations between his Government and the Provinces:

It is Our will and pleasure that Our Governor-General in the exercise of these powers should give unbiased consideration as well to the views of the Governments of the Provinces as to those of his own Government whenever those views are in conflict and, in particular, when it falls to him to exercise his power to issue orders to the Governor

of a Province for the purpose of securing that the executive authority of the Governor-General in Council is not impeded or prejudiced, or his power to determine whether Provincial law or Central law shall regulate a matter in the sphere in which both Legislatures have power to make laws.

IX. It is Our desire that Our Governor-General shall by all reasonable means encourage consultation with a view to common action between his Government and the Provinces and between the Provinces themselves. It is further Our will and pleasure that Our Governor-General shall endeavour to secure the co-operation of the Provincial Governments in the maintenance of such Central agencies and institutions for research as may serve to assist the conduct by Provincial Governments of their own affairs.

X. In particular We require Our Governor-General before giving his previous sanction to any legislative proposal which it is proposed to introduce in the Indian Legislature for the imposition or variation of taxes or duties by which the revenues of the provincial Governments are or may be directly affected or for varying the meaning of the expression "agricultural income," or for alteration of the principles on which under the provisions of the Act moneys are or may be distributed to the Provinces, to ascertain by the method which appears to him best suited to the circumstances of each case the views of those Governments upon the proposal.

XI. Before granting his previous sanction to the introduction into the Indian Legislature of any Bill or amendment wherein it is proposed to authorise the Governor-General in Council to give directions to a Province as to the carrying into execution in that Province of any Act of the Indian Legislature relating to a matter specified in Part II of the Concurrent Legislative List appended to the Act, it is Our will and pleasure that Our Governor-General shall take care to see that the Governments of the Provinces which would be affected by any such measure have been duly consulted upon the proposal, and upon any other proposals which may be contained in any such measure which involve the imposition of expenditure upon the revenues of the Provinces.

XII. In considering whether he shall give his assent to any Provincial law relating to a matter enumerated in the Concurrent Legislative List, which has been reserved for his consideration on the ground that it contains provisions repugnant to the provisions of an Act of the Indian Legislature, Our Governor-General, while giving full consideration to the proposals of the Provincial Legislature, shall have due regard to the importance of preserving substantially unimpaired the uniformity of law which the Indian Codes have hitherto embodied.

#### D.—MATTERS AFFECTING THE LEGISLATURE.

XIII. Without prejudice to the generality of his powers as to reservation of Bills, Our Governor-General shall not assent in Our name, to, but shall reserve for the signification of Our pleasure, any Bill of any of the classes herein specified, that is to say:—

- (a) any Bill the provisions of which would repeal or be repugnant to the provisions of any Act of Parliament extending to British India;

- (b) any Bill which in his opinion would, if it became law, so derogate from the powers of the High Court of any Province as to endanger the position which those Courts are by the Act designed to fill;
- (c) any Bill regarding which he feels doubt whether it does, or does not, offend against the purposes of Chapter III, Part V, or section 299 of the Act;
- (d) any Bill passed by a Provincial Legislature and reserved for his consideration which would alter the character of the Permanent Settlement.

XIV. It is further Our will and pleasure that in pursuance of the Agreement made between Us and His Exalted Highness the Nizam of Hyderabad as contemplated in Part III of the Act, Our Governor-General in declaring his assent in Our name to any Bill of the Legislature of the Central Provinces and Berar which has been reserved for his consideration, shall declare that his assent to the Bill in its application to Berar has been given by virtue of the Agreement between Us and His Exalted Highness the Nizam.

E.—GENERAL.

XV. And generally Our Governor-General shall do all that in him lies to maintain standards of good administration; to promote all measures making for moral, social and economic welfare and tending to fit all classes of the population to take their due share in public life; and to secure amongst all classes and creeds co-operation, goodwill and mutual respect for religious beliefs and sentiments; and he shall further have regard to this Instruction in the exercise of the powers by law conferred upon him in relation to matters whether of legislation or of executive government.

XVI. And finally it is Our will and pleasure that Our Governor-General should so exercise the trust reposed in him that the partnership between India and the United Kingdom within Our Empire may be furthered, to the end that India may attain its due place among our Dominions.

XVII. And We do hereby charge Our Governor-General to communicate these Our Instructions to the Members of his Executive Council and to publish the same in such manner as he may think fit.

## APPENDIX.

## FORM OF OATH OF ALLEGIANCE.

I, \_\_\_\_\_, do swear that I will be faithful and bear true allegiance to His Majesty, King George the Sixth, Emperor of India, His Heirs and Successors, according to Law.

So help me God.

## FORM OF OATH OF OFFICE.

I, \_\_\_\_\_, do swear that I will well and truly serve Our Sovereign, King George the Sixth, Emperor of India, in the Office of \_\_\_\_\_, and that I will do right to all manner of people after the laws and usages of India, without fear or favour, affection or ill-will.

So help me God.

## FORM OF OATH OF SECRECY FOR EXECUTIVE COUNCILLORS.

I, \_\_\_\_\_, do swear that I will not directly or indirectly communicate or reveal to any person or persons any matter which shall be brought under my consideration, or shall become known to me as a member of the Governor-General's Executive Council, except as may be required for the due discharge of my duties as such member, or as may be specially permitted by the Governor-General.

So help me God.

E. CONRAN-SMITH,  
*Joint Secy. to the Govt. of India.*

**No. F. 5/12/37-G. (A.).**—The following Orders of the King's Most Excellent Majesty in Council are published for general information :—

- (1) The India and Burma (Burma Monetary Arrangements) Order, 1937.
- (2) The Government of India (High Court Judges) Order, 1937.
- (3) The India and Burma (Transitory Provisions) Order, 1937.
- (4) The Government of India (Adaptation of Acts of Parliament) Order, 1937.
- (5) The Government of India (Adaptation of Indian Laws) Order, 1937.
- (6) The Government of Burma (Miscellaneous Financial Provisions) Order, 1937.
- (7) The India and Burma (Trade Regulations) Order, 1937.
- (8) The Government of Burma (Immigration) Order, 1937.
- (9) The India, Burma and Aden (Transitory Provisions) (Taxation) Order, 1937.

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**THE INDIA AND BURMA (BURMA MONETARY  
ARRANGEMENTS) ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section one hundred and fifty-eight of the Government of India Act, 1935, (in this Order referred to as "the India Act") His Majesty in Council is empowered to make such provision as may appear to him to be necessary or proper for defining and regulating the relations between the monetary systems of India and Burma and for purposes connected with or ancillary to those purposes, and in particular, but without prejudice to the generality of that section, such provision as may appear to him to be necessary or proper for the purpose of giving effect to any arrangements with respect to the said

matters made before the commencement of Part III of the India Act with the approval of the Secretary of State by the Governor of Burma in Council with the Governor-General in Council :

And whereas by section one hundred and thirty-seven of the Government of Burma Act, 1935, (in this Order referred to as "the Burma Act") His Majesty in Council is empowered to make such provision with respect to the monetary system of Burma and matters connected therewith or ancillary thereto as he thinks fit, and in particular, but without prejudice to the generality of that section, such provision as may appear to him to be necessary or proper for the purpose of giving effect to any arrangements with respect to the said matters made before the commencement of the Burma Act with the approval of the Secretary of State by the Governor of Burma in Council :

And whereas certain arrangements have been made with the approval of the Secretary of State between the Governor-General in Council and the Governor of Burma in Council with respect to the relations between the monetary systems of India and Burma after the separation of Burma from India :

And whereas by section two hundred and ninety-three of the India Act His Majesty in Council is empowered to provide that any law in force in British India shall, until repealed or amended by a competent Legislature or other competent authority, have effect subject to such adaptations and modifications as appear to His Majesty to be necessary or expedient for bringing the provisions of that law into accordance with the provisions of the India Act :

And whereas by section one hundred and forty-nine of the Burma Act His Majesty in Council is empowered to provide that any law in force in Burma shall, until repealed or amended by the Legislature or other competent authority, have effect subject to such adaptations and modifications as appear to His Majesty to be consequential on the separation of India and Burma :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the India Act and subsection (1) of section one hundred and fifty-seven of the Burma Act, and an address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in the exercise of the powers conferred on him as aforesaid and of all other powers enabling him in that behalf, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows :—

## PART I.

### *Introductory.*

1. This Order may be cited as the India and Burma (Burma Monetary Arrangements) Order, 1937.

**2.** In this Order, unless the context otherwise requires,—

“the Bank” means the Reserve Bank of India;

“the Governor-General” means the Governor-General of India;

“India rupee coin” means silver rupees which are for the time being legal tender in British India;

“India subsidiary coin” means coin of a lower denomination than one rupee which is for the time being legal tender in British India;

“India notes” means currency notes of the Government of India and bank notes of the Bank, other than Burma notes;

“Burma notes” means the Burma bank notes and the over-printed currency notes of the Government of India, for the issue of which by the Bank provision is made in Part II of this Order;

“the Reserve Bank Act” means the Reserve Bank of India Act, 1934;

“separation” means the separation of India and Burma;

“legal tender”, in relation to a note, means legal tender in payment or on account for the amount expressed therein;

and other expressions have the same meaning as in the Reserve Bank Act.

**3.** The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

**4.** Unless the context otherwise requires, any reference in this Order to, or to any provisions of, the Reserve Bank Act shall be construed as a reference to that Act or those provisions as for the time being in force in India, and any reference in this Order to, or to any provisions of, any other Act shall be construed as a reference to that Act or those provisions as for the time being in force in India or as for the time being in force in Burma, as the context and the circumstances may require; and if any such Act or provisions have been repealed and re-enacted, either with or without modifications, any reference thereto in this Order shall be construed as a reference to the re-enacted Act or provisions as in force as aforesaid.

**5.—(1)** This Order shall come into force on separation.

(2) As respects the period between separation and the establishment of the Federation of India, references in this Order to the Governor-General shall be deemed to be references to the Governor-General in Council.

## PART II.

*Provisions to have effect as part of the Law of Burma.*

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*General.*

1. The provisions of this Part of this Order shall have effect as part of the law of Burma.

2. The Bank shall manage the currency of Burma and continue to carry on the business of banking in Burma, subject to the provisions of this Part of this Order.

3.—(1) Until the Governor of Burma otherwise determines, the standard monetary unit of Burma shall be the Indian rupee.

(2) If the standard monetary unit of Burma ceases to be the Indian rupee, any provisions of this Part of this Order which refer to values stated in terms of rupees shall have effect subject to such consequential adaptations as may be prescribed by Act of the Legislature.

*Provisions as to Government Money, etc.*

4.—(1) The Bank shall accept moneys for account of the Government of Burma, make payments up to the amount standing to the credit of its account, carry out its exchange, remittance and other banking operations, including the management of the Public Debt, and generally afford to it similar facilities to those which the Bank affords to the Governor-General.

(2) The Government of Burma shall entrust the Bank with all its money, remittance, exchange and banking transactions in Burma and in particular shall deposit all its cash balances with the Bank free of interest :

Provided that nothing in this sub-paragraph shall prevent the Government of Burma from carrying on money transactions at places where the Bank has no branch or agency and from holding at those places such balances as it may require.

(3) The Government of Burma shall entrust the Bank with the management of the Public Debt of Burma and with the issue of any new loans.

(4) The conditions on which the Bank shall perform the functions mentioned in this paragraph shall be the same as those regulating similar transactions between the Governor-General and the Bank, subject, however, to such adaptations and modifications as may be agreed upon between the Government of Burma and the Bank or as may, in default of agreement, be prescribed by the Governor of Burma.



Particulars of any such adaptations or modifications shall be laid as soon as may be before both Chambers of the Legislature.

(5) The provisions of this paragraph apply with any necessary modifications in relation to the Federal Fund of the Federated Shan States :

Provided that the adaptations and modifications to be agreed or prescribed under sub-paragraph (4) of this paragraph shall be separately agreed or prescribed in relation to the Federal Fund and there shall be no necessity for particulars of those adaptations or modifications to be laid before either Chamber of the Legislature.

5. The Bank shall not refuse to accept the moneys, and undertake the functions, which the Railway Board is by the Burma Act required to entrust to it.

#### *Bank and Currency Notes.*

6.—(1) The Bank shall as soon as may be after separation issue bank notes of distinctive design, to be known as "Burma bank notes"

(2) Burma bank notes shall be expressed in terms of the standard monetary unit of Burma and shall be of such denominational values as the Governor of Burma may determine after consultation with the Central Board.

(3) The design, form and material of Burma bank notes shall be such as may be prescribed by the Governor of Burma after consultation with the Central Board.

(4) During the period of twelve months immediately following separation the Bank may, in lieu of issuing Burma bank notes, or Burma bank notes of any particular denomination, issue currency notes of the Government of India overprinted with the words "Legal tender in Burma only" :

Provided that the said period may from time to time be extended, either generally or in relation to notes of particular denominations, by the Governor of Burma after consultation with the Central Board.

7.—(1) Burma notes shall be legal tender in Burma :

Provided that on the recommendation of the Central Board the Governor of Burma may by notification in the Gazette of Burma declare that with effect from such date as may be specified in the notification any series of Burma notes of any denomination shall cease to be legal tender save at an office or agency of the Bank.

(2) India notes shall continue to be legal tender in Burma for such period or periods, not being less than two years from separation, as the Governor of Burma may determine, or for such shorter period or

periods as may be agreed between the Governor of Burma and the Bank, and thereafter such notes shall continue to be accepted at par at such places and for such further period or periods as may be determined by the Governor of Burma after consultation with the Bank :

Provided that India notes which have ceased in India to be legal tender save at an office or agency of the Bank shall not in Burma be legal tender save at an office or agency of the Bank.

(3) The Bank shall not re-issue Burma notes which are torn, defaced or excessively soiled.

8.—(1) Notwithstanding anything contained in any enactment or rule of law to the contrary, no person shall of right be entitled to recover from the Bank or the Government of Burma the value of any lost, stolen, mutilated or imperfect India note or Burma note.

(2) The Bank may with the previous sanction of the Governor of Burma prescribe the circumstances in which, and the conditions and limitations subject to which, the value of lost, stolen, mutilated or imperfect Burma notes may be refunded as of grace and the rules made under this sub-paragraph shall be laid on the table of both Houses of the Legislature.

(3) The value of lost, stolen, mutilated or imperfect India notes may be refunded as of grace in Burma in the circumstances and subject to the conditions and limitations prescribed for the time being in that behalf as respects British India under section twenty-eight of the Reserve Bank Act.

9.—(1) The Bank shall have the sole right to issue bank notes in Burma and the Government of Burma shall not issue any currency notes.

(2) No person in Burma other than the Bank shall draw, accept, make or issue any bill of exchange, hundi, promissory note or engagement for the payment of money payable to bearer on demand, or borrow, owe or take up any sum or sums of money, on the bills, hundis, or notes payable to bearer on demand of any such person :

Provided that cheques or drafts, including hundis, payable to bearer on demand or otherwise may be drawn on a person's account with a banker, shroff, or agent.

(3) Any person contravening the provisions of the last preceding sub-paragraph shall be punishable with fine which may extend to the amount of the bill, hundi, note or engagement in respect whereof the offence is committed; but no prosecution under this sub-paragraph shall be instituted except on complaint made by the Bank.

*Coinage.*

10.—(1) India rupee coin and India subsidiary coin shall continue to be legal tender in Burma to the like extent and subject to the same conditions as immediately before separation for such period or periods, not expiring, in the case of any class of coins, sooner than two years from the introduction of corresponding Burma coins, as the Governor of Burma may determine, or for such shorter period or periods as may be agreed between the Governor of Burma and the Bank, and thereafter shall continue to be accepted at par at such places and for such further period or periods as may be specified by the Governor of Burma after consultation with the Bank :

Provided that India rupee coin shall not cease to be legal tender in Burma as aforesaid so long as under the provisions of this Part of this Order the Bank is bound to issue such coin on demand in Burma in exchange for legal tender notes.

(2) No Burma coins shall be issued except in pursuance of an Act of the Legislature, and so long as under the provisions of this Part of this Order the Bank is bound to issue India rupee coin on demand in Burma in exchange for legal tender notes, no Burma coins shall be issued of the same value as, or of greater value than, the India rupee.

(3) Any Burma coins issued shall on demand be supplied by the Governor of Burma to the Bank against payment of their nominal value in such quantities as will, in the opinion of the Bank, be required for circulation in Burma, and the Governor of Burma shall not put any coins into circulation in Burma except through the Bank in pursuance of a demand made under this sub-paragraph.

The Bank may deliver to the Governor of Burma any Burma coins which will not in its opinion be required for circulation in Burma against payment of their nominal value, and no Burma coins shall be disposed of by the Bank otherwise than for the purposes of circulation or by delivery to the Governor of Burma under this sub-paragraph.

(4) It shall be the duty of the Governor of Burma to send as soon as may be to the Governor-General notice of any proposal to introduce any Burma coins.

11.—(1) Until the Governor of Burma otherwise determines, the Bank shall on demand issue India rupee coin in exchange for legal tender notes.

(2) The Bank shall on demand issue legal tender notes in exchange for legal tender coins.

(3) The Bank shall in exchange for legal tender notes of five rupees or upwards supply legal tender notes of lower value or legal tender coins in such quantities as may in the opinion of the Bank be required for circulation.

(4) If the Governor-General or, as the case may be, the Governor of Burma, at any time fails to supply coins to the Bank, the Bank shall be released from its obligations under this paragraph to supply such coins to the public.

12. Gold coins, coined at His Majesty's Royal Mint in England or at any mints established in pursuance of a proclamation of His Majesty as a branch of His Majesty's Royal Mint, shall not be legal tender in Burma, but such coins shall be received by the Bank at its offices, branches and agencies in Burma at the bullion value of such coins calculated at the rate of 8·47512 grains troy of fine gold per rupee.

13. The Indian Coinage Act, 1906, shall, until other provision is made by Act of the Legislature, have effect in Burma subject to the adaptations and modifications specified in Part I of the First Schedule to this Order and the enactments specified in Part II of that Schedule shall cease to have effect as part of the law of Burma :

Provided that nothing in this paragraph shall be construed as affecting the operation of any provision of this Part of this Order relating to the extent to which and the conditions subject to which India coins are to be legal tender in Burma.

*Duties of Bank as to Exchange.*

14.—(1) The Bank shall sell to any person who makes a demand in that behalf at its office in Rangoon, and pays the purchase price in legal tender currency, sterling for immediate delivery in London at a rate not below one shilling and five pence and forty-nine sixty-fourths of a penny for a rupee :

Provided that no person shall be entitled to demand to buy an amount of sterling less than ten thousand pounds.

(2) The Bank shall buy from any person who makes a demand in that behalf at its office in Rangoon sterling for immediate delivery in London at a rate not higher than one shilling and six pence and three-sixteenths of a penny for a rupee :

Provided that—

(a) no person shall be entitled to demand to sell an amount of sterling less than ten thousand pounds ;

(b) no person shall be entitled to receive payment unless the Bank is satisfied that payment of the sterling has been made in London.

(3) The Bank shall provide any person who makes a demand in that behalf with remittance between its office in Rangoon and such

office or offices in India as may be prescribed by the Central Board, in such amounts, at such fixed rate of exchange and subject only to such rate or rates of commission, as may be approved by the Governor-General and the Governor of Burma :

Provided that so long as the Bank is bound under this Part of this Order to issue on demand India rupee coin in exchange for legal tender notes, the rate of exchange shall be par.

*Control of Scheduled Banks, etc.*

15.—(1) Every Burma scheduled bank as defined in this paragraph shall maintain with the Bank a balance, the amount of which shall not at the close of business on any day be less than five per cent. of the demand liabilities, and two per cent. of the time liabilities, of that bank in Burma as shown in the latest return made under sub-paragraph (2) of this paragraph.

For the purposes of this paragraph the liabilities of a Burma scheduled bank do not include its paid-up capital or reserves or any credit balance in its profit and loss account or the amount of any loan taken by it from the Bank.

(2) Every Burma scheduled bank shall send to the Bank a return signed by two responsible officers of the scheduled bank showing—

- (a) the amounts of its demand and time liabilities respectively in Burma,
- (b) the total amount held in Burma in India notes and Burma notes respectively,
- (c) the amounts held in Burma in India rupee coin, India subsidiary coin and Burma coin respectively,
- (d) the amounts of advances made and of bills discounted in Burma respectively, and
- (e) the balance held at the Bank,

at the close of business on each Friday, or where a Friday is a public holiday under the Negotiable Instruments Act, 1881, at the close of business on the preceding working day, and the return shall be sent not later than two working days after the date to which it relates :

Provided that where the Bank is satisfied that the furnishing of a weekly return under this sub-paragraph is impracticable in the case of any Burma scheduled bank by reason of the geographical position of that bank and its branches, the Bank may require that bank to furnish, in lieu of a weekly return, a monthly return to be dispatched not later than fourteen days after the end of the month to which it relates, giving the details specified in this sub-paragraph in respect of that bank at the close of business for the month.

(3) If at the close of business on any day before the day fixed for the next return the balance held at the Bank by any Burma scheduled bank is below the minimum prescribed in sub-paragraph (1) of this paragraph, that bank shall be liable to pay to the Bank in respect of each such day penal interest at the rate of three per cent. above the bank rate on the amount by which the balance with the Bank falls short of the prescribed minimum, and if on the day fixed for the next return the balance is still below the prescribed minimum as disclosed by this return, the rate of penal interest shall be increased to a rate five per cent. above the bank rate, in respect of that day and each subsequent day on which the balance held at the Bank at the close of business on that day is below the prescribed minimum.

(4) Any Burma scheduled bank failing to comply with the provisions of sub-paragraph (2) of this paragraph shall be liable to pay to the Bank a penalty of one hundred rupees for each day during which the failure continues.

(5) The penalties imposed by sub-paragraphs (3) and (4) of this paragraph shall be payable on demand made by the Bank and, in the event of a refusal by the defaulting bank to pay on such a demand, may be levied by a direction of the High Court; but such a direction shall be given only upon application made in that behalf to the Court by the Bank with the previous sanction of the Governor of Burma.

(6) In this paragraph "Burma scheduled bank" means a bank for the time being included in the Second Schedule to this Order; and the Governor of Burma shall, by notification in the Gazette of Burma, direct the inclusion in the said Schedule of any bank not already included therein which carries on the business of banking in Burma, and which—

- (a) has a paid-up capital and reserves of an aggregate value of not less than five lakhs of rupees, and
- (b) is a company as defined by section two of the Indian Companies Act, 1913, or a corporation or a company incorporated by or under any law in force in any place outside Burma,

and shall by a like notification direct the exclusion from the said Schedule of any Burma scheduled bank, the aggregate value of whose paid-up capital and reserves becomes at any time less than five lakhs of rupees, or which goes into liquidation or otherwise ceases to carry on banking business:

Provided that no bank shall be included in the said Schedule if it is a scheduled bank within the meaning of the Reserve Bank Act.

(7) The Governor of Burma may at any time by notification in the Gazette of Burma amend the Second Schedule to this Order for the purpose of correcting any misdescription of any bank.

**16.**—(1) The Bank may require any Burma co-operative bank with which it has transactions under section seventeen of the Reserve Bank Act to furnish such returns as are referred to in sub-paragraph (2) of

the last preceding paragraph, and while such a requirement is in force the provisions of sub-paragraphs (4) and (5) of that paragraph shall apply so far as may be to that co-operative bank as if it were a Burma scheduled bank.

(2) In this Part of this Order "Burma co-operative bank" means—

(a) the principal society in Burma which is registered or deemed to be registered under the Co-operative Societies Act, 1912, and of which the primary object is the financing of the other societies in Burma which are or are deemed to be so registered;

(b) any other central co-operative society declared for the time being by the Governor of Burma to be a Burma co-operative bank for the purposes of this Part of this Order.

#### *Miscellaneous.*

17.—(1) The Bank shall not be liable for the payment of any stamp duty in Burma in respect of Burma notes or India notes.

(2) The Bank shall not be liable to pay Burman income-tax or super-tax on any of its income, profits or gains:

Provided that nothing in this sub-paragraph shall affect the liability of any shareholder in respect of Burman income-tax or super-tax.

(3) For the purposes of any provisions of the Indian Income-tax Act, 1922, as in force in Burma, which relate to the levy and refund of income-tax, any dividends paid under section forty-seven of the Reserve Bank Act shall be deemed to be "interest on securities".

18.—(1) The Reserve Bank Act shall cease to be part of the law of Burma, and the status of the Bank shall be that of a corporation existing only by virtue of the law of British India and capable of suing and being sued as such in Burma; and accordingly effect shall be given to the said Act by courts in Burma only in so far as, under the rules and principles of law determining the cases in which law other than Burma law is to be applied in Burma, the proper law to be applied is the law of India.

(2) Nothing in the Indian Companies Act, 1913, shall apply to the Bank.

(3) Nothing in this paragraph shall—

(a) revive in Burma the enactments repealed by the Reserve Bank Act;

(b) affect, as respects Burma, the amendment made in section eleven of the Indian Companies Act, 1913, by section sixty-one of the Reserve Bank Act.

19.—(1) If any person in Burma makes a false statement in any declaration furnished by him in pursuance of a requisition under sub-section (1) of section fifty-six of the Reserve Bank Act, he shall be

deemed in Burma to have committed the offence of giving false evidence defined in section one hundred and ninety-one of the Indian Penal Code and shall be punishable under the second paragraph of section one hundred and ninety-three of that Code.

(2) Nothing contained in any declaration furnished under the said subsection (1) shall operate to affect the Bank with notice of any trust, and no notice of any trust expressed, implied or constructive shall be receivable by the Bank.

20. References in this Part of this Order to the Central Board shall, in the event of the supersession of that Board under section thirty of the Reserve Bank Act, be construed as references to the agency to which the general superintendence and direction of the affairs of the Bank are entrusted under that section.

21.—(1) Subject to the provisions of this paragraph, this Part of this Order shall cease to have effect on the expiration of two years from the date on which a notice determining the operation thereof is given to the Governor-General by the Governor of Burma or to the Governor of Burma by the Governor-General, so, however, that no such notice shall be given before the thirty-first day of March, nineteen hundred and thirty-eight :

Provided that, if in the opinion of the Governor of Burma the Bank fails to fulfil any of the obligations imposed upon it by this Part of this Order, or if the Reserve Bank Act is amended in any manner which in the opinion of the Governor of Burma is seriously prejudicial to the interests of Burma, the Governor may give notice to the Governor-General determining the operation of this Part of this Order at any time, and that notice shall take effect on such date as may be specified therein.

(2) The expiration of this Part of this Order shall not revive any enactment which has ceased to be in force as part of the law of Burma and shall not affect the provisions of this Part of this Order declaring that the status of the Bank is to be that of a corporation existing by virtue of the law of British India and declaring the extent to which effect is to be given by courts in Burma to the Reserve Bank Act.

### PART III.

#### *Provisions to have effect as part of the Law of British India.*

1. Until other provision is made by any Act of the Indian Legislature or the Federal Legislature, the Reserve Bank Act shall have effect in British India subject to the adaptations and modifications specified in the Third Schedule to this Order.

2. While Part II of this Order remains in force, it shall be the duty of the Governor-General to send as soon as may be to the Governor of Burma notice of any proposal to introduce, or move an amendment to, a Bill in the Indian Legislature or the Federal Legislature which affects the coinage or currency of British India or the Federation or the constitution or functions of the Bank.



## PART IV.

*Adjustments between Governments, etc., and other Miscellaneous Provisions.**Interpretation of Part IV.*

1.—(1) In this Part of this Order, unless the context otherwise requires—

“note ratio fraction” for a specified period means the fraction of which the denominator is the average amount of the India notes and Burma notes shown as being in circulation in the weekly accounts of the Bank relating to dates falling within that period, and the numerator is the average amount of the Burma notes shown as being in circulation by those accounts;

“the appropriate fraction” means, in relation to the transitional period, the note ratio fraction for the last year of that period and, in relation to any subsequent financial year, the note ratio fraction for that year;

“Governor-General’s bank profits” in relation to any period means the sum of—

- (a) any amounts paid in that period to the Governor-General by the Bank under section forty-seven, or subsection (2) of section thirty-seven, of the Reserve Bank Act, and by the Issue Department under subsection (2) of section thirty-four of that Act, and
- (b) any other profits accruing in that period to the Governor-General by reason of any revaluation of the gold held by the Bank,

less any amount debited to the Governor-General in that period under subsection (2) of the said section thirty-four;

“silver proceeds” and “silver deficiency” in relation to any period mean the amount by which the net receipts of the Governor-General for that period from sales of silver exceed or, as the case may be, fall short of the sums expended by him for that period on purchases of silver, and for the purposes of this definition any transfer of India rupee coin under section thirty-six of the Reserve Bank Act shall be deemed to be a purchase or sale, as the case may be;

“gold” and “silver” mean respectively gold coin and gold bullion and silver coin and silver bullion;

“the Burma debt to India” means any liabilities imposed on the revenues of Burma under section one hundred and thirty-four of the Burma Act;

“the transitional period” means the first three financial years after separation :

Provided that if it appears to the Governor of Burma at the end of the said three years that India notes are still returning from circulation in Burma to a considerable extent, the Governor of Burma may, within one month after the end of the said three years, give notice to the Governor-General that the transitional period is to continue and it shall continue accordingly until the end of the financial year in which in the opinion of the Governor of Burma the amount of India notes returning from circulation in Burma has become negligible.

(2) If, during the transitional period or during a financial year, either of the following events occurs, that is to say—

- (a) Part II of this Order expires, or
- (b) Burma coins intended to supersede India rupee coin in Burma are put into circulation,

then, for the purposes of any provision of this Order relating to, or coming into effect on the expiration of, a period which ceases on the happening of that event, any reference in this Part of this Order to the transitional period or to that year shall be construed as a reference to so much thereof as precedes the happening of the event.

(3) For the purpose of computing the silver proceeds or the silver deficiency for any period, the Governor-General shall, in respect of any silver sold by him in India, be taken to have received either—

- (a) the rupee equivalent at the rate of exchange of the day of the London price of silver at the time when the contract was made, after deducting any brokerage and other charges or rebates actually incurred by the Governor-General in effecting the sale, or
- (b) the actual sum received by him after deduction of any such brokerage and other charges or rebates and of any import duty on silver in force at the time when the contract was made,

whichever is the greater.

References in this sub-paragraph to the date when the contract was made shall, in relation to rupee coin delivered to the Bank under subsection (2) of section thirty-six of the Reserve Bank Act, be construed as references to the date of the delivery of the coin.

*Division of Governor-General's Bank Profits during the currency of Part II.*

2.—(1) This paragraph shall have effect in relation to the period during which Part II of this Order is in force.

(2) At the end of the transitional period and of each subsequent financial year there shall be paid by the Governor-General to the Government of Burma the appropriate fraction of the Governor-General's bank profits for that period, or, as the case may be, that year.

(3) During the transitional period, the Governor-General shall pay to the Government of Burma the following sums on account—

- (a) at the end of the first year, a sum ascertained by applying to the Governor-General's bank profits for that year the note ratio fraction for the last month thereof;
- (b) at the end of the second year, such sum as will, with the previous payment on account, amount to a sum ascertained by applying to the Governor-General's bank profits for the first two years the note ratio fraction for the last month of the second year,

and so on at the end of each year except the last year.

(4) Notwithstanding anything in this paragraph, so much of any sums payable to the Government of Burma thereunder as is ascribable to dealings by the Bank in gold or the revaluation of the Bank's holding of gold shall in lieu of being paid to the Government of Burma be credited as a capital payment in reduction of the Burma debt to India; and if in any financial year subsequent to the transitional period the proportion of the Governor-General's bank profits which is ascribable to dealings by the Bank in gold or the revaluation of the Bank's holding of gold is, in the opinion of the Governor-General or the Governor of Burma, exceptionally large, the Governor-General or the Governor, as the case may be, may, within one month after the end of the year, require that the amount to be credited under this sub-paragraph at the end of that year shall be computed by applying to the Governor-General's bank profits for that year the note ratio fraction for such period as may be agreed by the Governor-General and the Governor of Burma, or as may, in default of agreement, be determined by arbitration.

*Division of Silver Proceeds and Silver Deficiencies pending the supersession of India rupee coin in Burma.*

3.—(1) This paragraph shall have effect in relation to the period beginning on separation and ending on the expiration of Part II of this Order or on the putting into circulation of Burma coins which are intended to supersede India rupee coin in Burma, whichever first occurs.

(2) At the end of the transitional period and of each subsequent financial year there shall be credited as a capital payment in reduction of the Burma debt to India an amount equal to the appropriate fraction of the silver proceeds for that period or, as the case may be, that year.

(3) During the transitional period there shall be credited as capital payments in reduction of the said debt the following sums on account of the reduction provided for by the last preceding sub-paragraph—

- (a) at the end of the first year, a sum ascertained by applying to the silver proceeds for that year the note ratio fraction for the last month thereof;
- (b) at the end of the second year, such sum as will with the sum previously credited on account amount to a sum to be

ascertained by applying to the silver proceeds for the first two years the note ratio fraction for the last month of the second year,

and so on at the end of each year except the last year.

(4) If in any financial year subsequent to the transitional period the silver proceeds are, in the opinion of the Governor-General or the Governor of Burma, exceptionally large, the Governor-General or the Governor, as the case may be, may, within one month after the end of the year, require that the amount to be credited under this paragraph at the end of that year shall be computed by applying to the silver proceeds for that year the note ratio fraction for such period as may be agreed by the Governor-General and the Governor of Burma or as may, in default of agreement, be determined by arbitration.

(5) If there is a silver deficiency for the transitional period or for any year or years comprised therein or for any year subsequent thereto, the foregoing provisions of this paragraph shall apply in relation to that deficiency as they apply in relation to silver proceeds, except that a debit on capital account shall be made to the Government of Burma in relation to the Burma debt to India instead of a credit, and that, if the deficiency is for the transitional period or for any year or years comprised therein, the provisions of sub-paragraph (3) of this paragraph shall have effect with such other adaptations as are necessary to secure that, in computing the credits and debits made during and at the end of the transitional period, due account is taken of the credits and debits previously made during that period.

*Division of the Profit and Loss on the circulation of Nickel and Bronze Coins pending the supersession of India nickel and bronze coins in Burma.*

4.—(1) This paragraph shall have effect in relation to the period beginning on separation and ending on the expiration of Part II of this Order or on the putting into circulation of Burma coins which are intended to supersede the India nickel and bronze coins in Burma, whichever first occurs.

(2) At the end of each financial year there shall be paid by the Governor-General to the Government of Burma the profit, as calculated by the Auditor-General of India, on the net amount of the India nickel and bronze coins which are actually passed into circulation in Burma during that year, less the loss, as calculated by the Auditor-General of India, on the destruction of any India nickel and bronze coins returned from Burma to the Indian Mints in that year and destroyed as not being fit for re-issue.

(3) If in any financial year the amount of India nickel and bronze coins returning from circulation in Burma exceeds the amount of India nickel and bronze coins actually passed into circulation in Burma in that year, the Government of Burma shall pay to the Governor-General the loss attributable to that fact, as calculated by the Auditor-General

of India, together with the loss, as calculated by the Auditor-General of India, on the destruction of any India nickel and bronze coins returned from Burma to the Indian Mints in that year and destroyed as not being fit for re-issue.

*Division of Silver Stocks on the supersession of India rupee coin in Burma.*

5. On the expiration of the period in relation to which paragraph three of this Part of this Order has effect, the Governor-General shall transfer to the Government of Burma a proportion of his stocks of silver to be determined by applying thereto either—

- (a) if the transitional period was still current on the day before this paragraph takes effect, the appropriate fraction for the transitional period; or
- (b) in any other case, the appropriate fraction for the financial year current on that day:

Provided that if, within one month after that day, either the Governor-General or the Governor of Burma so requires, the fraction to be applied shall be the note ratio fraction for such period as may be agreed between the Governor-General and the Governor of Burma or as may, in default of agreement, be determined by arbitration.

*Disposal of Retired India Coins, and Burma's Share of the Silver Stocks.*

6.—(1) Any India coins retired from Burma (whether from circulation, from the Bank's balances, from Treasury balances or from small coin depots) by reason of the introduction of corresponding Burma coins shall be disposed of as follows—

- (a) if and so far as the Governor of Burma so desires and the Mints in India are able to undertake the work, they shall be re-coined with Burma designs at the Mints in India free of charge, except that any additional expense arising from a material alteration in the numbers and composition of the coins shall be defrayed by the Government of Burma;
- (b) any India subsidiary coin not so re-coined shall be delivered to the Governor-General against payment to the Government of Burma of its bullion value increased by an amount representing the cost to India of coining the same amount of coin in the same form;
- (c) any India rupee coin not so re-coined shall not be disposed of as coin, but the silver content thereof shall be disposed of in such manner as the Governor of Burma may think fit:

Provided that the Governor shall not dispose by sale of any such silver before the first day of January, nineteen hundred and thirty-eight, otherwise than in accordance with an agreement to be concluded with the Governor-General which shall, among other things, determine, by reference to the respective stocks of silver held by the parties to the

agreement, the maximum amounts to be sold by them respectively in any year.

(2) Sub-paragraph (1) of this paragraph shall apply in relation to India rupee coin transferred to the Government of Burma under the last preceding paragraph as it applies to retired India rupee coin, and shall apply in relation to silver bullion so transferred as it applies in relation to retired India rupee coin which is not recoined in India thereunder.

*Division of Assets and Liabilities on expiration of Part II.*

7.—(1) On the expiration of Part II of this Order, the provisions of this paragraph shall take effect except so far as may be otherwise agreed between the Governor-General and the Governor of Burma, or, as the case may be, between the Governor of Burma and the Bank.

(2) The Bank shall be absolved from all liability in respect of Burma notes and the revenues of Burma shall be liable in respect thereof, and any guarantee thereof of the Government of India shall be deemed to be a guarantee of the Government of Burma; and there shall be transferred from the Issue Department of the Bank to the Government of Burma assets which, as valued for the purposes of the Reserve Bank Act, have together a value equal to the total liability in respect of the Burma notes outstanding on the expiration of the said Part II other than any notes which are deemed for the purposes of this sub-paragraph to have gone out of circulation.

For the purposes of this and the next succeeding sub-paragraph a note shall be deemed to have gone out of circulation if and only if on the expiration of the said Part II forty years or more have elapsed since the end of the financial year in which it was issued.

(3) India notes which were immediately before the expiration of Part II of this Order legal tender in Burma or in respect of which legal rights of encashment in Burma existed immediately before that date shall be accepted by the Governor of Burma at par at such places and for such period or periods as may be specified by the Governor of Burma after consultation with the Bank; and there shall from time to time on the demand of the Governor of Burma be transferred from the Issue Department of the Bank to the Government of Burma assets which, as valued for the purposes of the Reserve Bank Act, have together a value equal to the amount of the notes accepted by the Governor of Burma under this sub-paragraph, other than notes which are deemed for the purposes of this sub-paragraph to have gone out of circulation.

(4) Any assets transferred under this paragraph shall include gold, sterling securities, India rupee coin and rupee securities in the proportions in which assets of those classes respectively were, immediately before the expiration of Part II of this Order, held by the Issue Department of the Bank:

Provided that unless the Governor of Burma otherwise agrees—

(a) the securities so transferred shall not include any trade bills originating in India;

- (b) the total amount of rupee trade bills and the total amount of sterling trade bills transferred shall not bear to the total amount of the securities transferred a greater proportion than the total amount of the rupee trade bills or, as the case may be, the sterling trade bills held immediately before the expiration of the said Part II in the Issue Department bears to the total amount of the securities then held therein.

In this paragraph "securities" includes trade bills, and "rupee securities" and "rupee trade bills" include respectively securities and trade bills expressed in the standard monetary unit of Burma, whether or not that unit is still the Indian rupee.

(5) Any India rupee coin transferred under the foregoing provisions of this paragraph shall be disposed of in accordance with the provisions of the last preceding paragraph as if it were retired rupee coin.

(6) If and in so far as distinctive Burma coins have not previously been introduced, they shall forthwith be introduced and all India coins shall, as soon as may be, be retired from Burma and disposed of in accordance with the provisions of the last preceding paragraph :

Provided that India coins shall continue to be accepted at par at such places in Burma and for any such further period or periods as may be specified by the Governor of Burma.

(7) The Governor of Burma shall, if the Bank so desires, take over from the Bank all or any of the property held by the Bank in Burma for the purpose of carrying on its business, against payment of the value of that property as shown in the books of the Bank if Part II of this Order expires at or before the expiration of three years from separation, or, if the said Part II expires at a later date, on such terms as may be agreed with the Bank, or, in default of agreement, decided by arbitration.

(8) If the agreement made between the Bank and the Imperial Bank in pursuance of section forty-five of the Reserve Bank Act is still in force, the Governor of Burma and the Bank shall enter into separate agreements with the Imperial Bank which shall be in substitution for the said agreement but without prejudice to rights acquired or liabilities incurred prior thereto.

The agreements so to be made shall be such as together to secure as nearly as may be that the Imperial Bank continues to act in relation to Government business and currency operations in India and Burma in the like manner, for the like period and on not less favourable conditions as if Part II of this Order had not expired, and if the Governor of Burma, the Bank and the Imperial Bank are not able to agree upon the terms of the said agreements, the terms thereof shall be such as may be decided by arbitration :

Provided that the agreement so to be made between the Governor of Burma and the Imperial Bank shall be such as to secure that if in

the opinion of the Governor of Burma the Imperial Bank has failed either to fulfil its duties which it owes to the Governor of Burma in relation to the conduct of Government business and currency operations in Burma or to maintain a sound financial position, the Governor may issue instructions to the Imperial Bank with reference either to the rights acquired by the Governor under the agreement or to any matter which in the opinion of the Governor involves the security of the Government moneys in the custody of the Imperial Bank, and in the event of the Imperial Bank disregarding those instructions may terminate the relationship between him and the Imperial Bank.

(9) There shall be credited as a capital payment in reduction of the Burma debt to India an amount calculated as follows—

- (a) the surplus assets of the Bank (including the Reserve Fund) shall be valued as on the day immediately preceding the expiration of Part II of this Order;
- (b) there shall be deducted from the value as so ascertained the sums payable in respect of the financial year current on that day to the Governor-General and the shareholders of the Bank;
- (c) the amount to be credited shall be ascertained by applying to the difference either—
  - (i) if the transitional period was still current on the day immediately preceding the expiration of Part II of this Order, the appropriate fraction for the transitional period, or
  - (ii) in any other case, the appropriate fraction for the financial year current on that day:

Provided that if within one month after that day either the Governor-General or the Governor of Burma so requires, the fraction to be applied to the said difference shall be the note ratio fraction for such period as may be agreed between the Governor-General and the Governor, or as may, in default of agreement, be determined by arbitration.

*Provisions as to Agreements and Arbitrations.*

8. The Governor-General, the Governor of Burma and the Reserve Bank may, as respects the rights and liabilities conferred and imposed on them respectively by the preceding provisions of this Part of this Order, agree on the substitution for any of the said provisions of such other provisions as may be specified in the agreement; and if in the opinion of the Governor-General or the Governor of Burma unforeseen developments have rendered any of the said provisions inequitable the Governor-General or, as the case may be, the Governor, may, in default of such agreement as aforesaid, require the question whether, and if so what, provisions should be substituted for the provisions aforesaid to be referred to arbitration, and in the event of any such arbitration effect shall be given to the award of the arbitrator accordingly.



9. Any dispute arising under this Part of this Order between the Governor-General and the Governor of Burma shall be decided by arbitration.

10.—(1) Any matter which under this Part of this Order is to be decided by arbitration shall be referred to and decided by such person as may be agreed upon by the parties to the dispute or as may, in default of agreement, be appointed by the Secretary of State.

(2) The Arbitration Act, 1889, shall not apply to any such arbitration.

*Miscellaneous.*

11. The agreement made in pursuance of section forty-five of the Reserve Bank Act between the Bank and the Imperial Bank of India shall have effect subject to the following adaptations—

- (a) references to India and British India shall be construed as including references to Burma and British Burma;
- (b) references to the Governor-General in Council in relation to his general banking business, his accounts, and sums due to or from him, and references to Government in relation to receipts and disbursements dealt with on account of Government shall be construed as including references to the Governor of Burma (both in his dealings with the revenues of Burma and in his dealings with the Federal Fund of the Federated Shan States) and the Burma Railway Board;
- (c) references to banks included in the Second Schedule to the Reserve Bank Act shall be construed as including references to Burma scheduled banks.

*M. P. A. Hankey,*

FIRST SCHEDULE.

ADAPTATION AND REPEAL AS RESPECTS BURMA OF INDIAN ENACTMENTS  
RELATING TO COINAGE.

PART I.

*Adaptations and Modifications of the Indian Coinage Act, 1906.*

The title and preamble shall be omitted.

In section one, for the words "the Indian Coinage Act, 1906" there shall be substituted "the Burma Coinage Act", and all words subsequent to those words shall be omitted.

In section two, paragraphs (b) and (d) shall be omitted; and for paragraph (c) there shall be substituted the following paragraph.—

'(c) "prescribed" means proscribed by the Indian Coinage Act, 1906, as in force immediately before the separation of Burma from India, or by the rules then in force thereunder;'

Sections three to fifteen A shall be omitted.

In sections sixteen and twenty, for the words "under the authority of the Governor-General in Council" there shall be substituted the words "under the authority of the Governor-General of India or the Governor-General of India in Council", and for the words "by the Governor-General in Council or by the Local Government" there shall be substituted the words "by the Governor".

For section twenty-one there shall be substituted the following section:—

"Power to  
make rules.

21.—(1) The Governor may make rules to carry out the purposes and objects of this Act and of the provisions of Part II of the India and Burma (Burma Monetary Arrangements) Order, 1937, and in particular and without prejudice to the generality of the foregoing power such rules may provide for the guidance of persons authorised to cut or break coin under sections sixteen and twenty of this Act.

(2) Every such rule shall be published in the Gazette and on such publication shall have effect as if enacted in this Act."

Sections twenty-three and twenty-four shall be omitted.

## PART II.

### *Enactments repealed.*

The Native Coinage Act, 1878.

The Indian Coinage (Amendment) Act, 1918.

The Bronze Coin (Legal Tender) Act, 1918.

Sections one to five of the Indian Coinage (Amendment) Act, 1919.

The Indian Coinage (Amendment) Act, 1924.

## SECOND SCHEDULE.

### *Burma Scheduled Banks.*

Bank of Upper Burma.

U Rai Gyaw Thoo and Company, Akyab.

Messrs. Balthazar and Son.

The Overseas-Chinese Banking Corporation.

## THIRD SCHEDULE.

### ADAPTATIONS AND MODIFICATIONS OF THE RESERVE BANK ACT.

#### *General.*

Throughout the Act, for the words "Governor-General in Council", wherever they occur, there shall be substituted the words "Central Government".

#### *Section two.*

In paragraph (c) for the words "Local Government" there shall be substituted the words "Provincial Government".

In paragraph (d) after the words "legal tender" there shall be inserted the words "in British India" and the word "and" shall be omitted.

After paragraph (e) there shall be added the following paragraphs:—

(f) "Burma scheduled bank", "Burma co-operative bank" and "Burma notes" have the same meanings as in Part II of the India and Burma (Burma Monetary Arrangements) Order, 1937;

- (g) "bank notes" and "currency notes of the Government of India" do not, save as is expressly provided, include any notes which are Burma notes;
- (h) "local authority" includes a local authority in Burma;
- (i) "Burma" has the same meaning as in the Government of India Act, 1935;
- (j) "Burman subject of His Majesty" includes all British subjects domiciled in Burma; and
- (k) references to the Government of Burma include references to the Governor of Burma in his dealings with the Federal Fund of the Federated Shan States.

*Section four.*

In subsection (3)—

- (i) after the words "has his principal place of business in India", the words "domiciled in India", the words "a State in India", and the words "ordinarily resident in India" there shall be inserted the words "or Burma";
- (ii) for the words "an Indian subject of His Majesty" there shall be substituted the words "an Indian or Burman subject of His Majesty";
- (iii) for the words "Indian subjects of His Majesty" (in both places where they occur) there shall be substituted the words "Indian or Burman subjects of His Majesty";
- (iv) after the words "having a branch in British India" there shall be inserted the words "or in Burma";
- (v) after paragraph (c) there shall be inserted the following words:—

"or

- (d) a company or co-operative society registered in Burma under any law relating to companies or co-operative societies, or a Burma scheduled bank,"

In subsection (4), after the word "Indian" there shall be inserted the words "or Burman".

In subsection (10), for the word "him" there shall be substituted the word "Government".

*Section six.*

After the word "India" there shall be inserted the words "or Burma"

*Section ten.*

After the word "India" in both places where it occurs there shall be inserted the words "or Burma".

*Section eleven.*

In subsection (5), for the words "the Indian Legislature or of a local Legislature" there shall be substituted the words "the Federal Legislature, the Indian Legislature, a Provincial Legislature, the Coorg Legislative Council or the Burma Legislature", and after the words "any such Legislature" there shall be inserted the words "or Council".

*Section fourteen.*

In subsection (1), after the words "at a place" there shall be inserted the words "in British India".

*Section seventeen.*

In paragraph (1), for the words "the Secretary of State in Council" there shall be substituted the words "the Secretary of State"; and for the words "Local Governments" there shall be substituted the words "the Federal Railway Authority, the Provincial Governments, the Government of Burma, the Burma Railway Board".

In paragraph (2) (a), for the words "drawn on and payable in India" there shall be substituted the words "drawn on India or Burma and payable in India or Burma"; and after the words "scheduled bank" there shall be inserted the words "or a Burma scheduled bank".

In paragraph (2) (b), for the words "drawn and payable in India" there shall be substituted the words "drawn either in India or in Burma and payable either in India or in Burma"; and for the words "or a provincial co-operative bank" there shall be substituted the words "a Burma scheduled bank, a provincial co-operative bank or a Burma co-operative bank".

In paragraph (2) (c), for the words "drawn and payable in India" there shall be substituted the words "drawn either in India or Burma and payable either in India or Burma"; after the words "a scheduled bank" there shall be inserted the words "or a Burma scheduled bank"; and for the words "the Government of India or a Local Government" there shall be substituted the words "the Central Government, a Provincial Government, or the Government of Burma".

In paragraph (3) (a), after the words "scheduled banks" there shall be inserted the words "and Burma scheduled banks".

In paragraph (3) (b), after the words "scheduled bank" there shall be inserted the words "or in Burma except with a scheduled bank or a Burma scheduled bank".

In paragraph (4), for the words "and provincial co-operative banks" there shall be substituted the words "Burma scheduled banks, provincial co-operative banks, and Burma co-operative banks"; after the words "British India" there shall be inserted the words "or Burma"; and for the words "or a provincial co-operative bank" there shall be substituted the words "Burma scheduled bank, provincial co-operative bank or Burma co-operative bank".

In paragraph (5), for the words "and to such Local Governments as may have the custody and management of their own provincial revenues" there shall be substituted the words "the Federal Railway Authority, Provincial Governments, the Government of Burma, and the Burma Railway Board".

In paragraph (8), for the words "of the Government of India or of a Local Government" there shall be substituted the words "of the Central Government, a Provincial Government, or the Government of Burma"; for the words "in British India or of such States in India" there shall be substituted the words "or such Indian States"; for the words "the Government of India, a Local Government, a local authority or State in India" there shall be substituted the words "any such Government, authority, or State".

In paragraph (11), for the words "the Secretary of State in Council" there shall be substituted the words "the Secretary of State"; for the words "or any Local Government or local authority or State in India" there shall be substituted the words "or any Provincial Government or the Government of Burma, or any local authority or any Indian State".

In paragraph (14), after the words "from any person in India" there shall be inserted the words "or Burma"; after the words "a scheduled bank" there shall be inserted the words "or a Burma scheduled bank"; and after the words "from any person outside India" and the words "from persons in India" there shall be inserted the words "and Burma".

In paragraph (15), after the words "this Act" there shall be inserted the words "and the making and issue of Burma notes in accordance with the law of Burma".

In paragraph (16), after the words "under this Act" there shall be inserted the words "and the law of Burma".

*Section eighteen.*

After the word "Indian" there shall be inserted the words "or Burman"; and for the words "or a provincial co-operative bank" there shall be substituted the words "a Burma scheduled bank, a provincial co-operative bank or a Burma co-operative bank".

*Section twenty.*

For the words "the Secretary of State in Council and the Governor-General in Council and such Local Governments as may have the custody and management of their own provincial revenues" there shall be substituted the words "the Secretary of State, the Central Government, the Provincial Governments".

*Section twenty-one.*

For the words "such Local Governments as may have the custody and management of their own provincial revenues" and for the words "Local Governments" there shall be substituted the words "the Provincial Governments"; for the words "Local Government", wherever they occur, there shall be substituted the words "Provincial Government"; and for the words "its local Legislature" there shall be substituted the words "the Provincial Legislature".

*Section twenty-three.*

At the end the following subsection shall be added—

"(3) In this section, references to bank notes include references to Burma notes".

*Section twenty-six.*

At the end of the section there shall be inserted the following subsection:—

"(3) Every Burma note shall be guaranteed by the Central Government".

*Section twenty-eight.*

At the end the following subsection shall be added—

"(2) The provisions of subsection (1) of this section, other than the proviso thereto, shall apply to Burma notes as they apply to bank notes; and refunds may be made as of grace in respect of Burma notes in accordance with the provision made in that behalf by the law of Burma."

*Section twenty-nine.*

After the word "note" there shall be inserted the words "or Burma notes".

*Section thirty.*

After the words "by or under this Act" there shall be inserted the words "or by or under the law of Burma"; and for the word "he" there shall be substituted the words "the Central Government".

*Section thirty-three.*

In subsection (3) after the words "in British India" there shall be inserted the words "or in Burma".

*Section thirty-four.*

At the end, there shall be inserted the following subsection—

"(3) In this section, references to bank notes include references to Burma notes".

*Section thirty-six.*

In subsection (1), for the words "without his consent" there shall be substituted the words "without that Government's consent".

*After section forty-one.*

There shall be inserted the following section—

**"Obligation  
to provide  
remittance  
between  
India and  
Burma.**

41A.—(1) The Bank shall provide any person who makes a demand in that behalf with remittance between its office in Rangoon and such office or offices in India as may be prescribed by the Central Board, in such amounts, at such fixed rate of exchange and subject only to such rate or rates of commission as may be approved by the Central Government and the Government of Burma:

Provided that so long as the Bank is bound under Part II of the India and Burma (Burma Monetary Arrangements) Order, 1937, to issue on demand India rupee coin in exchange for legal tender notes, the rate of exchange shall be par.

(2) Burma assets and liabilities of the bank or any scheduled bank shall be valued, for the purposes of this Act, at the rate of exchange so fixed or, as the case may be, at par."

*Section forty-two.*

In subsection (1), after the word "India" there shall be inserted the words "and Burma".

In subsection (2), for paragraphs (a) to (e) there shall be substituted the following paragraphs—

- "(a) the amounts of its demand and time liabilities, respectively, in India,
- (b) the amounts of its demand and time liabilities, respectively, in Burma,
- (c) the total amount held in India in currency notes of the Government of India and bank notes,
- (d) the total amount held in India in Burma notes,
- (e) the total amount held in Burma in currency notes of the Government of India and bank notes,

- (f) the total amount held in Burma in Burma notes,
- (g) the amounts held in India in rupee coin and subsidiary coin, respectively,
- (h) the amounts held in Burma in rupee coin, subsidiary coin and Burma coin, respectively,
- (i) the amounts of advances made and of bills discounted in India, respectively,
- (j) the amounts of advances made and of bills discounted in Burma, respectively, and
- (k) the balance held at the Bank,".

*Section forty-three.*

At the end there shall be inserted the words "and from Burma scheduled banks under the corresponding provisions of the law of Burma".

*Section forty-five.*

In subsection (1), for the words "he thinks fit" there shall be substituted the words "it thinks fit", and for the words "in his opinion" there shall be substituted the words "in its opinion".

After subsection (2) there shall be inserted the following subsection:—

- "(3) As from the commencement of Part III of the Government of India Act, 1935, references in the said agreement to the Governor-General in Council in relation to his general banking business, his accounts, and sums due to or from him, and references to Government in relation to receipts and disbursements dealt with on account of Government shall be construed as including references to the Provincial Governments and the Federal Railway Authority."

*Section fifty-one.*

For the words "he thinks fit" there shall be substituted the words "it thinks fit".

*Section fifty-two.*

In subsection (1), for the words "by him" there shall be substituted the words "by that Government".

*Section fifty-three.*

For the words "the form set out in the Fifth Schedule or in such other" there shall be substituted the word "such".

*Section fifty-four.*

For the words "Local Governments" there shall be substituted the words "Provincial Governments, the Government of Burma"; and after the words "provincial co-operative banks" (in both places where those words occur) there shall be inserted the words "Burma co-operative banks".

*Section fifty-seven.*

In subsection (1) for the words "he may direct" there shall be substituted the words "it may direct".

*The First Schedule.*

For the words "Burma, the Andaman and Nicobar Islands, Bawlake, Kantarawadi and Kyebogyi" there shall be substituted the words "Burma and the Andaman and Nicobar Islands".

*The Second Schedule.*

The following banks shall be omitted from the Schedule (without prejudice however to any power under the Act to restore them thereto)—

Bank of Upper Burma.

U Rai Gynw Thoo and Company, Akyab.

Messrs. Balthazar and Son.

The Overseas-Chinese Banking Corporation.

*The Third Schedule.*

In paragraph two for the words "as he thinks fit" there shall be substituted the words "as it thinks fit".

*The Fifth Schedule.*

This Schedule shall be omitted.



**THE GOVERNMENT OF INDIA (HIGH COURT JUDGES)  
ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by subsection (1) of section two hundred and twenty of the Government of India Act, 1935 (hereafter in this Order referred to as "the Act") it is provided that the Judges appointed by His Majesty to any High Court in British India, together with any additional Judges appointed by the Governor-General under subsection (3) of section two hundred and twenty-two of the Act, shall at no time exceed in number such maximum number as His Majesty in Council may fix in relation to that Court :

And whereas by section two hundred and twenty-one of the Act it is provided that the Judges of the several High Courts shall be entitled to such salaries and allowances, including allowances for expenses in respect of equipment and travelling upon appointment, and to such rights in respect of leave and pensions, as may from time to time be fixed by His Majesty in Council :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the Act, and an address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in exercise of the said powers and of all other powers enabling him in that behalf, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows :—

*Introductory.*

1. This Order may be cited as "The Government of India (High Court Judges) Order, 1937", and shall come into operation on the first day of April, nineteen hundred and thirty-seven.

**2.—(1)** In this Order, except where it is otherwise expressly provided or the context otherwise requires—

“High Court” means a court which is a High Court for the purposes of the Act;

“Chartered High Court” means a High Court other than a Chief Court or a Judicial Commissioner’s Court;

“Chief Justice” includes a Chief Judge and a Judicial Commissioner;

“Judge” includes a Chief Justice, an acting Chief Justice, an acting Judge, an additional Judge, a Judicial Commissioner, an acting Judicial Commissioner, an Assistant Judicial Commissioner, an acting Assistant Judicial Commissioner and an Additional Assistant Judicial Commissioner;

“acting Chief Justice” means a Judge appointed under subsection (1) of section two hundred and twenty-two of the Act to perform the duties of a Chief Justice;

“acting Judge” means a person appointed under subsection (2) of the said section to act as a Judge;

“additional Judge” means a person appointed under subsection (3) of the said section to act as an additional Judge;

“actual service” includes—

- (i) time spent by a Judge on duty as Judge, or in the performance of such other functions as he may be directed by the Governor-General or the Governor to discharge;
- (ii) vacations, excluding any time during which the Judge is absent on leave; and
- (iii) joining time on transfer from one High Court to another;

“service for pension” includes—

- (i) actual service;
- (ii) one month or the amount actually taken, whichever is less, of each period of leave on full allowances;
- (iii) joining time on return from leave out of India;

(2) In the calculation of service for the purposes of this Order previous service at any date or dates as acting Judge or additional Judge shall be reckoned as service as Judge; but, save as expressly provided, previous service as acting Chief Justice shall not be reckoned as service as Chief Justice.

(3) Any period of leave taken by a Judge before the commencement of this Order under the rules then applicable to him

as an acting Judge or additional Judge shall for the purposes of this Order be treated as if it were leave taken by him under this Order.

(4) The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

*Maximum Number of Judges.*

3. The maximum number of Judges in each High Court shall be as specified in the First Schedule to this Order.

*Expenses for Equipment and Voyage.*

4. There shall be paid to a Judge who was permanently resident in Europe at the date of his appointment an allowance of five hundred pounds for expenses in respect of equipment and travelling on appointment.

*Salaries.*

5. There shall be paid to a Judge in respect of time spent on actual service salary at the rate specified in the Second Schedule to this Order.

*Leave.*

6. Subject to the provisions of this Order, leave granted to a Judge may be at his option either—

- (a) leave on full allowances; or
- (b) leave on half allowances; or
- (c) leave partly on full allowances and partly on half allowances.

7.—(1) A leave account in terms of leave on half allowances shall be kept for each Judge and in that account there shall be credited to him one-fourth of the time spent by him on actual service, and be debited to him all leave with allowances taken by him.

(2) For the purposes of this paragraph and of sub-paragraph (1) of the next succeeding paragraph, any period of leave on full allowances shall be reckoned as double that period of leave on half allowances.

8.—(1) The aggregate amount of leave granted to a Judge during his whole period of service as such shall not exceed in terms of leave on half allowances three years.

(2) The aggregate amount of leave on full allowances granted to a Judge during his whole period of service as such shall not exceed one twenty-fourth of the period spent by him on actual service.

(3) The maximum period of leave granted at any one time shall be, in the case of leave on full allowances, five months, and, in the case of leave with allowances of any kind, sixteen months.

9. Subject to the provisions of sub-paragraph (1) of the preceding paragraph, leave on half allowances may be granted to a Judge in excess of the amount at his credit—

- (i) on medical certificate; or
- (ii) for not more than six months and not more than once during the whole period of his service as a Judge, otherwise than on medical certificate.

10.—(1) The monthly rate of leave allowance payable to a Judge while on leave on full allowances shall be for the first month of such leave a rate equal to the monthly rate of his salary, and thereafter two thousand two hundred and twenty rupees if resident in Asia during his leave, and two hundred and twenty-two pounds if resident outside Asia.

(2) The monthly rate of leave allowance payable to a Judge while on leave on half allowances shall be one thousand one hundred and ten rupees if resident in Asia during his leave, and one hundred and eleven pounds if resident outside Asia.

11. There shall be payable to a Judge in respect of joining time on his return from leave out of India an allowance at the rate of one thousand one hundred and ten rupees a month in lieu of salary.

12. Extraordinary leave not exceeding six months in duration may be granted not more than once during the period of a Judge's service as such in excess of any leave permissible under the foregoing provisions of this Order, but no salary or allowances shall be payable during or in respect of such leave.

13.—(1) A Judge may be allowed to combine vacation on full salary with leave, if—

- (a) where the vacation consists of one continuous period, the leave is taken either at the commencement or at the end of the vacation but not at both;
- (b) where the vacation is divided into two separate periods, the leave is taken for the interval, or part of the interval, between the two periods of that vacation, or for the interval, or part of the interval, between the second period of that vacation and the commencement of the next ensuing vacation.

(2) Permission to combine vacation with leave shall not be granted under this paragraph if it will be necessary to appoint an acting Judge during the period of the vacation.

14. If a Judge overstays his leave or any vacation, whether combined with leave or not, he shall receive no salary for the period of his absence in excess of the leave granted to him or beyond the end of the vacation, as the case may be :

Provided that, if such absence is due to circumstances beyond his control, the period thereof may be treated as leave and be debited to his leave account.

15. The power to grant, refuse, revoke or curtail leave shall be vested in the Governor of the Province in which the principal seat of the High Court is situate, exercising his individual judgment, after consultation with the Chief Justice.

#### *Passages.*

16.—(1) A Judge who is a member of the Indian Civil Service shall have such rights in respect of passages for himself and his wife and children, if any, as under the rules of that Service he would have had if he had not been appointed a Judge, his service as Judge being treated as service for the purpose of determining those rights.

(2) Any other Judge whose domicile at the date of his appointment was elsewhere than in Asia shall have such rights in respect of passages for himself and his wife and children, if any, as, under the rules for the time being applicable to persons who became members of the Indian Civil Service on that date, he would have had if he had become a member thereof on that date and if his service as Judge were treated as service therein for the purpose of determining those rights :

Provided that

- (i) if he has received an allowance for equipment and voyage on appointment he shall not be entitled to a passage (whether for himself, or his wife or children) until the completion of five years, nor to a second passage until the completion of ten years, total service as a Judge; and
- (ii) if he dies while serving as a Judge, his wife and children shall not be entitled to any concession in respect of passages in addition to the gratuity for which provision is made in this Order.

#### *Pensions.*

17.—(1) Subject to the provisions of this Order, a pension shall be payable to a Judge on his retirement if, but only if, either—

- (a) he has completed not less than 12 years' service for pension; or

(b) he has completed not less than 7 years' service for pension and has attained the age of sixty; or

(c) he has completed not less than 7 years' service for pension and his retirement is medically certified to be necessitated by ill-health.

(2) The Secretary of State may for special reasons direct that any period not exceeding three months shall be added to a Judge's service for pension:

Provided that a period so added shall be disregarded in calculating any additional pension under Part I or Part II of the Third Schedule to this Order.

**18.—**(1) Subject to the provisions of this Order, the pension payable to a Judge who on his retirement is entitled to a pension shall be calculated—

(a) in the case of a Chief Justice or Judge who is not a member of the Indian Civil Service, or of a Chief Justice of a Chartered High Court who is a member of the Indian Civil Service, in accordance with the scale and rules in Part I of the Third Schedule to this Order.

(b) in the case of a Judge who is a member of the Indian Civil Service and is not a Chief Justice of a Chartered High Court, in accordance with the scale and rules in Part II of the said Schedule.

**19.—**(1) The provisions of this paragraph shall apply in relation to a Judge who is a member of a civil service of the Crown in India.

(2) If any such Judge is eligible for a pension under paragraphs 17 and 18 of this Order he shall elect to receive either that pension or such pension as is referred to in the next succeeding sub-paragraph.

(3) If any such Judge is not eligible for a pension under paragraphs 17 and 18 of this Order or, being eligible for such a pension elects not to receive that pension, the pension payable to him shall be—

(a) the pension for which he would have been eligible under the rules of his civil service if he had not been appointed a Judge, his service as a Judge being treated as service for the purpose of calculating that pension; and

(b) if he is not a member of the Indian Civil Service, a special additional pension of five hundred rupees per annum in respect of each completed year of service for pension in any one or more of the High Courts, but not in any case exceeding two thousand five hundred rupees per annum.

(4) The pension payable to any such Judge part of whose service includes service as a Chief Justice shall in no case be less than the pension for which he would have been eligible if all his service for pension had been service rendered otherwise than as Chief Justice.

**20.** The rules for the time being in force with respect to the grant of extraordinary pensions and gratuities and privileges in regard to special disability leave and passages to, or in respect of, members of the Indian Civil Service who may suffer injury or die as a result of violence shall apply in relation to a Judge, whether a member of a civil service or not, subject, however, to the modification that references in those rules to tables of injury gratuities and pensions and of family gratuities and pensions, shall be construed as references to the tables in the Fourth Schedule to this Order.

**21.** Pensions expressed in sterling only shall, if paid in India, be converted at such rate of exchange as the Secretary of State may from time to time prescribe :

Provided that nothing in this paragraph shall affect any specific privilege in respect of the conversion of sterling pensions which was conferred by any Rules previously in force on persons who on the 1st February, 1921, were members of a civil service of the Crown in India.

**22.** The Civil Pensions (Commutation) Rules applicable to persons appointed by the Secretary of State shall with any necessary modifications apply to Judges.

**23.** There shall be paid to the legal personal representatives of any Judge who dies while in possession of his office and who was at the time of his appointment permanently resident in Europe

(a) if the death occurred more than six months after the date of his assumption of office a sum equal to six months' salary in addition to any salary due to the Judge at the date of his death ; or

(b) if the death occurred within six months after his assumption of office or during his voyage to India for the purpose of first assuming office, such sum as with any amount received by or due to the Judge on account of salary will make up the amount of one year's salary.

**24.** Save as may be otherwise expressly provided in the relevant rules relating to the grant of extraordinary pensions and gratuities, the authority competent to grant pension to a Judge under the provisions of this Order shall be the Governor of the Province in which the High Court is situated, exercising his individual judgment.

*Travelling Allowances.*

25. A Judge shall receive such reasonable allowances to reimburse him for expenses incurred in travelling on duty in India and such reasonable facilities in connexion with travelling as the Governor of the Province in which the principal seat of the High Court is situated may from time to time in his individual judgment prescribe.

*Subsidiary Conditions of Service.*

26. Subject to the provisions of this Order and of any other Order in Council made under the Act, the conditions of service of a Judge shall be determined by the rules for the time being applicable to an officer of non-Asiatic domicile or, as the case may be, of Asiatic domicile appointed by the Secretary of State to a civil service of the Crown in India and holding the rank of Secretary to the Government of the Province in which the principal seat of the High Court is situated :

Provided that nothing in this paragraph shall have effect so as to give to a Judge who is a member of a civil service of the Crown in India less favourable terms in respect of any of his conditions of service than those to which he would be entitled as a member of his civil service if he had not been appointed a Judge, his service as Judge being treated as service for the purpose of determining those terms.

*Provisions as to existing Judges.*

27.—(1) The foregoing provisions of this Order (other than paragraph three) shall not apply in relation to a Judge who—

- (a) was serving as a Judge in India at the commencement of this Order ; or
- (b) was serving as a Judge in Burma at that date and is subsequently appointed to be a Judge in India.

(2) The conditions of service of any such Judge as aforesaid shall continue to be governed by the rules to which he was subject immediately before the commencement of this Order and, for the purposes of those rules, service by any such Judge as a Judge in Burma, whether before or after the said date, and leave taken by him during such service, shall be treated as service rendered in India and as leave taken during service so rendered.

(3) For the purposes of this paragraph a person who was serving as Acting Judge or additional Judge at the commencement of this Order shall be deemed to have been serving as a Judge at that date if, but only if, his service as such Acting Judge or additional Judge continued without interruption until his subsequent permanent appointment as Judge.

*M. P. A. Hankey.*



FIRST SCHEDULE.

(Paragraph 3.)

NUMBER OF JUDGES.

The maximum number of Judges in the several High Courts shall be as shown in the following table. In each case the number is exclusive of the Chief Justice, the Chief Judge or the Judicial Commissioner, but includes any additional Judges or additional Assistant Judicial Commissioners.

Court.	Maximum number.
The High Court at Madras . . . . .	15 Judges.
The High Court at Bombay . . . . .	13 „
The High Court at Calcutta . . . . .	19 „
The High Court at Allahabad . . . . .	12 „
The High Court at Lahore . . . . .	15 „
The High Court at Patna . . . . .	11 „
The High Court at Nagpur . . . . .	7 „
The Chief Court of Oudh . . . . .	5 „
The Court of the Judicial Commissioner of Sind . . . . .	5 Assistant Judicial Commissioners.
The Court of the Judicial Commissioner of the North- West Frontier Province . . . . .	2 „

SECOND SCHEDULE.

(Paragraph 5.)

SALARIES OF JUDGES.

Rank of Judge.	Salary per annum.
	Rs.
Chief Justice of the High Court at Calcutta . . . . .	72,000
Chief Justice of the High Courts at Madras, Bombay, Allahabad, Patna and Lahore . . . . .	60,000
Chief Justice of the High Court at Nagpur . . . . .	50,000
Judge of the High Courts at Calcutta, Madras, Bombay, Allahabad, Patna and Lahore ; Chief Judge of the Chief Court of Oudh . . . . .	48,000
Judge of the Chief Court of Oudh ; Judicial Commissioner of Sind . . . . .	42,000
Judge of the High Court at Nagpur . . . . .	40,000
Judicial Commissioner of the North-West Frontier Province . . . . .	30,000
Assistant Judicial Commissioner of Sind or of the North-West Fron- tier Province . . . . .	36,000

In this Schedule "Chief Justice", "Chief Judge" and "Judicial Commissioner" include respectively an acting Chief Justice, an acting Chief Judge and an acting Judicial Commissioner, "Judge" includes an acting or an additional Judge, and "Assistant Judicial Commissioner" includes an acting or additional Assistant Judicial Commissioner.

## THIRD SCHEDULE.

(Paragraph 18.)

## PENSIONS OF JUDGES.

## PART I.

1. The provisions of this Part of this Schedule apply to a Chief Justice or Judge who is not a member of the Indian Civil Service and also to a Judge who is a member of that Service and is Chief Justice of a Chartered High Court.

2. The pension payable to such a Judge who has completed twelve years' service for pension, including not less than six years' service as Chief Justice of one or more of the Chartered High Courts, other than Nagpur, shall, if six years or more of his service as Chief Justice has been rendered in the High Court at Calcutta be eighteen hundred pounds per annum and, in any other case, fifteen hundred pounds per annum.

3. Subject as aforesaid, the pension payable to a Judge to whom the provisions of this Part of this Schedule apply shall be the basic pension for which provision is made in the next succeeding paragraph increased by the additional pension, if any, to which he is entitled under the subsequent provisions of this Part of this Schedule.

4. The basic pension to which such a judge shall be entitled shall be—
- (a) for the first seven completed years of service for pension, £375 per annum; and
  - (b) for each subsequent completed year, a further sum of £75 per annum:

Provided that his basic pension shall in no case exceed £750 per annum.

5. For the purpose of calculating additional pensions, service as a Judge shall be classified as follows:—

Grade I.—Service as Chief Justice in the High Court at Calcutta:

Grade II.—Service as Chief Justice in any Chartered High Court, other than those at Calcutta and Nagpur:

Grade III.—Service as Chief Justice in the High Court at Nagpur:

Grade IV.—Service as a puisne Judge in any Chartered High Court, other than that at Nagpur: and

Grade V.—Service as a puisne Judge in the High Court at Nagpur and any service in the Chief Court of Oudh.

6. For each completed year of service for pension in any grade mentioned in the last preceding paragraph the Judge shall be entitled to the additional pension specified in relation to that grade in the second column of the Table hereinunder printed:

Provided that the aggregate amount of his basic and additional pensions shall not exceed the amount specified in the third column of the said table in relation to the highest grade in which he has rendered service for not less than one completed year.

TABLE.

<i>Service.</i>	<i>Additional pension per annum. £</i>	<i>Maximum aggregate pension. £</i>
Grade I . . . . .	75	1,800
Grade II . . . . .	55	1,500
Grade III . . . . .	40	1,250
Grade IV . . . . .	35	1,200
Grade V . . . . .	20	1,000

7. A Judge who has rendered service for pension in two or more grades may claim that any period of service less than a completed year rendered by him in one grade, or any portion of any such period, shall be treated for the purposes of the last preceding paragraph as service rendered by him in a lower grade.

8. If a Judge who has served as acting Chief Justice of a Chartered High Court is subsequently appointed Chief Justice of that Court or of any other Chartered High Court, his service as an acting Chief Justice shall for the purposes of this Part of this Schedule be treated as service as Chief Justice of the Court in which the acting service was rendered:

Provided that service as acting Chief Justice of the High Court at Calcutta shall be treated as service as Chief Justice of the Court of which the Judge was at the date of his retirement Chief Justice.

PART II.

1. The provisions of this Part of this Schedule apply to a Judge who is a member of the Indian Civil Service and is not a Chief Justice of a Chartered High Court.

2. The pension payable to such a Judge shall be—

- (a) the pension to which he is entitled under the ordinary rules of the Indian Civil Service, his service as Judge being treated as service therein; and
- (b) the additional pension, if any, to which he is entitled under either of the two next succeeding paragraphs.

3. If his service for pension includes service for not less than seven completed years in any one or more of the Chartered High Courts, other than that at Nagpur, he shall be entitled to an additional pension in accordance with the following scale:—

	<i>Per annum.</i> £
for 7 completed years of service in one or more of those Courts	100
for 8 completed years of service in one or more of those Courts .	120
for 9 completed years of service in one or more of those Courts .	140
for 10 completed years of service in one or more of those Courts	160
for 11 completed years of service in one or more of those Courts	180
for 12, or more, completed years of service in one or more of those Courts . . . . .	200

4. If his service for pension includes service for not less than seven completed years in any one or more of the High Courts and some part of that service, but less than seven completed years, has been rendered in one or more of the Courts mentioned in the preceding paragraph, he shall be entitled to an additional pension of £15 per annum in respect of each completed year of service rendered in one or more of the Courts so mentioned.

## FOURTH SCHEDULE.

(Paragraph 20.)

## INJURY GRATUITIES AND PENSIONS.

Officer.	Gratuity.		Annual pension. Higher scale.		Annual pension. Lower scale.	
	Rs.	£	Rs.	£	Rs.	£
Chief Justice or Acting Chief Justice of the High Court at Madras, Bombay, Calcutta, Allahabad, Lahore, Patna or Nagpur.	27,000	2,025	5,400	405	4,700	352
Judge, or Acting or Additional Judge, of a High Court, other than a Chief Justice or Acting Chief Justice of the Courts mentioned above.	15,000	1,125	4,700	352	4,000	300

## FAMILY GRATUITIES AND PENSIONS.

## A.—Widows.

Officer.	Gratuity.		Annual pension.	
	Rs.	£	Rs.	£
Chief Justice or Acting Chief Justice of the High Court at Madras, Bombay, Calcutta, Allahabad, Lahore, Patna or Nagpur.	17,000	1,275	5,000	375
Judge or Acting or Additional Judge of a High Court, other than a Chief Justice or Acting Chief Justice of the Courts mentioned above.	13,500	1,012	4,000	300

## B.—Children.

	Annual Child's Pension.	
	Rs.	£
If Child is motherless . . . . .	550	41
If Child is not motherless . . . . .	320	24

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**THE INDIA AND BURMA (TRANSITORY PROVISIONS)  
ORDER, 1937.**

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AT THE COURT AT BUCKINGHAM PALACE,  
The 18th day of March, 1937.

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PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section three hundred and ten of the Government of India Act, 1935 (hereafter in this Order referred to as "the India Act"), His Majesty in Council is empowered, for the purpose of facilitating the transition from the provisions of the Government of India Act to the provisions of that Act, to direct that the India Act shall, during a limited period, have effect subject to adaptations and modifications, to make with respect to a limited period temporary provision for ensuring that during and after the transition there are available to all Governments in India sufficient revenues to enable the business of those Governments to be carried on, and to make other temporary provisions for the purpose of removing any difficulties arising in relation to the transition.

And whereas it is provided by paragraph two of the Third Schedule to the India Act that such provision shall be made for enabling the Governors of Provinces to discharge conveniently and with dignity the duties of their offices as may be determined by His Majesty in Council :

And whereas by subsection (2) of section three hundred and nine of the India Act His Majesty in Council is empowered to revoke or vary any Order in Council previously made under that Act :

And whereas by section one hundred and fifty-six of the Government of Burma Act, 1935 (hereafter in this Order referred to as "the Burma Act"), His Majesty in Council is empowered, for the purpose of facilitating the transition from the provisions of the Government of India Act to the provisions of the Burma Act, to make temporary provision for the purpose of removing any difficulties arising in relation to the said transition :

And whereas a draft of this Order was laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the India Act, and subsection (1) of section one hundred and fifty-seven of the Burma Act and an Address has been presented to His Majesty by both Houses of Parliament praying that an order may be made in the terms of this Order :

Now, therefore, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased, by and with the advice of His Privy Council to order, and it is hereby ordered as follows:—

*Introductory.*

1. This Order may be cited as the India and Burma (Transitory Provisions) Order, 1937.

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

*Provisions applicable only to India.*

3.—(1) For a period of two years from the commencement of Part III of the India Act, the provisions of subsection (2) of section one hundred and forty-three of that Act (which authorises the continuance, until provision to the contrary is made by the Federal Legislature, of certain provincial taxes falling within the Federal List) shall have effect as if the reference to the first of January nineteen hundred and thirty-five were a reference to the commencement of the said Part III.

(2) Nothing in this paragraph shall continue any taxation beyond the time for which it would continue if the India Act had not been passed.

4. In every Province notwithstanding anything contained in the India Act or in any Order in Council made thereunder, but subject to any provision to the contrary which may be made by an Act of the Indian, the Federal or the Provincial Legislature passed in the exercise of the powers respectively conferred on them by the India Act:—

(a) any tax, fine, penalty or other sum of whatever nature required by or under any law as in force immediately before the commencement of Part III of the India Act to be credited to any local fund or other fund shall, during the two financial years next following the commencement of the said Part III, continue to be so credited and shall not, during those years, be deemed to be part of the revenues of the Province;

(b) any expenditure from provincial revenues, the amount of which is prescribed by or under any law as in force immediately before the commencement of the said Part III, shall, in the said two financial years, be deemed to be expenditure charged on the revenues of the Province.

5. For the avoidance of doubt it is hereby declared that so much of the Road Development Fund, and so much of the Fund for the Economic Development and Improvement of Rural Areas, as remain in the hands of the Governor-General in Council immediately before the commencement of Part III of the India Act, will, notwithstanding anything in section one hundred and seventy-three of that Act, continue to be held by him for the same purposes as theretofore.

6.—(1) In the case of Orissa and Sind there shall be charged on the revenues of the Province, in addition to the amounts directed to be charged thereon by the Government of India (Governors' Allowances and Privileges) Order, 1936, such sums as the Governor, exercising his individual judgment, may deem it necessary to expend in the provision and furnishing of his official residences; and the Governor shall exercise his individual judgment as respects any question arising in connection with the provision and furnishing of the said residences.

(2) In this paragraph "official residences" has the same meaning as in the Government of India (Governors' Allowances and Privileges) Order, 1936, and "provision", in relation to an official residence, includes the reconstruction or improvement of a residence existing at the commencement of Part III of the India Act.

(3) This paragraph shall cease to have effect on the expiration of three years from the commencement of Part III of the India Act.

7. Notwithstanding anything in sub-paragraph (2) of paragraph three of the Government of India (Commencement and Transitory Provisions) Order, 1936, subsection (2) of section one hundred and eighty-one of the India Act shall come into force on the commencement of Part III of that Act:

Provided that, until the establishment of the Federal Railway Authority, references in the said subsection to the Authority shall be construed as references to the Governor-General in Council.

8.—(1) The provisions of this paragraph shall have effect for a period of one year from the commencement of Part III of the India Act:

Provided that the Governor-General in Council or, as the case may be, His Majesty's representative for the exercise of the functions of the Crown in its relations with Indian States, may at any time direct that those provisions shall cease to have effect as respects any Province either generally, or in relation to any particular function or class of functions, or in relation to any particular law or enactment.

(2) Where any functions, which immediately before the commencement of Part III of the India Act were, under any existing Indian law, functions of the Governor or the Local Government of a Governor's Province, are transferred by or under the India Act to, or to some authority or officer nominated or appointed by, the Federal Government, the Governor shall continue to discharge those functions, subject to the like control by the Governor-General in Council as was exercisable by him immediately before the commencement of the said Part III.

Nothing in this sub-paragraph shall affect the operation of subsection (2) of section one hundred and forty-three of the India Act.

(3) The Chief Commissioner of a Chief Commissioner's Province shall discharge therein any functions which under any existing Indian law as for the time being in force are functions of a Provincial Government.

(4) Where any functions, which, for the purposes of the India Act, are functions of the Crown in its relations with Indian States, were immediately before the Commencement of Part III of that Act being discharged by the Governor or the Local Government of, or some officer serving in connection with the affairs of, a Province, the Governor or, as the case may be, that officer, shall continue to discharge those functions, subject to the like control by His Majesty's representative for the exercise of the functions of the Crown in its relations with Indian States as were exercisable immediately before the commencement of the said Part III by the Governor-General in Council.

9. Paragraphs 9 and 10 of the Government of India (Commencement and Transitory Provisions) Order, 1936, are hereby repealed.

*Provisions applicable both to India and Burma.*

10. Notwithstanding the separation of India and Burma, the Indian Patents and Designs Act, 1911, shall, for a period of two years from the date of separation, have effect both in Burma and in India as if Burma had continued to be part of India, and accordingly references in that Act to the Advocate-General, to the High Court and to district courts shall, during that period, include references to the Advocate-General of Burma, the High Court at Rangoon and district courts in Burma, and the Governor of Burma shall be included among the authorities to whom certain documents are to be sent under section seventy-two of that Act:

Provided that nothing in this paragraph shall restrict any right of the Federal or the Indian Legislature or the Legislature of Burma to amend or repeal the said Act as respects India or Burma, as the case may be, with effect from before the expiration of the said period.

*M. P. A. Hankey.*



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**THE GOVERNMENT OF INDIA (ADAPTATION OF ACTS  
OF PARLIAMENT) ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by subsection (5) of section three hundred and eleven of the Government of India Act, 1935 (hereafter in the recitals to this Order referred to as "the Act") it is provided that any Act of Parliament containing references to India or any part thereof, to countries other than or situate outside India or other than or situate outside British India, to His Majesty's dominions, to a British possession, to the Secretary of State in Council, to the Governor-General in Council, to a Governor in Council or to Legislatures, courts or authorities in, or to matters relating to the government or administration of, India or British India, shall have effect subject to such adaptations and modifications as His Majesty in Council may direct, being adaptations and modifications which appear to His Majesty in Council to be necessary or expedient in consequence of the provisions of the Act or of the Government of Burma Act, 1935 :

And whereas by subsection (2) of section one hundred and seventy-eight of the Act it is provided that all enactments relating to any such loans, guarantees and other financial obligations of the Secretary of State in Council as are referred to in subsection (1) of that section shall in relation to those loans, guarantees and obligations continue to have effect with certain substitutions and with such other modifications and such adaptations as His Majesty in Council may deem necessary :

And whereas under section three hundred and twenty of the Act His Majesty by Order in Council has appointed the first day of April, nineteen hundred and thirty-seven, as the date on which the provisions of the Act, other than the provisions of Part II thereof, are, subject to any exceptions mentioned in the Order, to come into force :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of sub-section (1) of section

three hundred and nine of the Act and an address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows :—

1. This Order may be cited as the Government of India (Adaptation of Acts of Parliament) Order, 1937, and shall come into operation on the first day of April, nineteen hundred and thirty-seven.

2. The Acts of Parliament referred to in the Schedule to this Order shall have effect subject to the adaptations and modifications specified in the said Schedule.

3. In any Act of Parliament passed before the commencement of this Order and not referred to in the Schedule thereto references to the revenues of India shall be construed, in relation to the period after the establishment of the Federation of India, as references to the revenues of the Federation and, in relation to the period between the commencement of Part III of the Government of India Act, 1935, and the establishment of the Federation, as references to the revenues of the Governor-General in Council.

4. The provisions of this Order which adapt or modify any Act by transferring functions to another authority shall not render invalid any order, byelaw, rule or regulation duly made, or anything duly done, before the commencement of this Order and any such order, byelaw, rule, regulation or thing may be revoked, varied or undone in like manner, to the like extent and in the like circumstances as orders, byelaws, rules, regulations or things made or done by the authority to which the functions are transferred.

5. Nothing in the Aden Colony Order, 1936, shall be construed as requiring that references in Acts of Parliament to India or British India shall continue to be construed as including references to Aden.

*M. P. A. Hankey.*

#### THE SCHEDULE.

##### PART I.

*The Interpretation Act, 1889.*

(52 & 53 Vict. c. 63.)

In section eighteen, the definitions of "British India" and "India" shall be omitted : and in the definition of "Governor" the words "and India" shall be omitted and after the words "any other British possession" there shall be inserted the words "outside British India."

After section eighteen there shall be inserted the following section :—

"18A.—(1) In this Act and in every other Act, whether passed before or after the commencement of this Act,—

Special  
definitions  
relating to  
India.

- (i) the expression "British possession", when used in relation to British territories in India, shall, unless the contrary intention appears, mean British India as a whole, and references, in whatever words, to territories of the Crown abroad shall as respects India be construed accordingly ;
- (ii) the expression "Governor" shall, when used in relation to British India as a whole or to India as a whole, mean the Governor-General ;
- (iii) the expression "Governor-General" shall, when used in relation to British India or to India,—
  - (a) in relation to the period between the commencement of Part III of the Government of India Act, 1935, and the establishment of the Federation of India, mean the Governor-General in Council ;
  - (b) in relation to any period after the commencement of the said Part III, be construed as including a reference to the Governor of a Province in India acting within the scope of any authority given to him under Part VI of the said Act ;
- (iv) the expression "Indian legislature" and, when used in relation to British India or to India, the expression "legislature" shall mean the authority, other than the Imperial Parliament, competent to make laws for British India, or for the relevant part of British India.

(2) This section applies for the interpretation of the Government of India (Adaptation of Acts of Parliament) Order, 1937, but it does not apply for the interpretation of the Government of India Act, 1935, or the Government of Burma Act, 1935, nor, save as aforesaid, for the interpretation of any Order in Council made under either of those Acts, notwithstanding that that Order may provide generally that this Act shall apply for the interpretation thereof as it applies for the interpretation of an Act of Parliament.

## PART II.

### *General enactments.*

#### *The Criminal Law (India) Act, 1828.*

(9 Geo. 4. c. 74).

In sections one, seven and eight, references (in whatever words) to the British territories under the government of the East India Company shall be construed as references to British India, British Burma, Aden and the Straits Settlements.

#### *The Slave Trade Act, 1843.*

(6 & 7 Vict. c. 98.)

At the end of section four there shall be inserted the following subsection :—

"(2) In the case of British India, any such writ as aforesaid may be addressed to the chief justice, or other chief judge, of any court which is a High Court for the purposes of the Government of India Act, 1935."

*The Chinese Passengers Act, 1855.*

(18 &amp; 19 Vict. c. 104.)

In section one, the words "not being under the government of the East India Company", and in sections eight and ten the words "or in the territories of the East India Company", shall be omitted.

*The Evidence by Commission Act, 1859.*

(22 Vict. c. 20.)

At the end of section five there shall be inserted the following subsection :—

"(2) For the purposes of this Act the expression 'Supreme Court' means, as respects India, a court which is a High Court for the purposes of the Government of India Act, 1935, and, as respects Burma, the High Court at Rangoon."

*The Indian Securities Act, 1860.*

(23 &amp; 24 Vict. c. 5.)

In section one for the words "by the Secretary of State in Council" there shall be substituted the words "by the Governor-General".

*The Admiralty Jurisdiction (India) Act, 1860.*

(23 &amp; 24 Vict. c. 88.)

For section one there shall be substituted the following section :—

Application of  
principal Act to  
British India  
and British  
Burma.

"1. The Admiralty Offences (Colonial) Act, 1849, shall apply to British India and British Burma as it applies to colonies."

*The Colonial Laws Validity Act, 1865.*

(28 &amp; 29 Vict. c. 63.)

In section one, for the words "and such territories as may for the time being be vested in Her Majesty under or by virtue of any Act of Parliament for the government of India" there shall be substituted the words "British India and British Burma".

*The Documentary Evidence Act, 1868.*

(31 &amp; 32 Vict. c. 37.)

In section five, in the definition of "British colony and possession" the words from "and such" to "India" shall be omitted, and at the end of the section there shall be inserted the following subsection :—

"(2) For the purposes of this Act, British India as a whole and also each Governor's Province and Chief Commissioner's Province thereof shall be regarded as separate British possessions."

*The Colonial Prisoners Removal Act, 1869.*

(32 &amp; 33 Vict. c. 10.)

In section two, for the words "such territories as may for the time being be vested in Her Majesty by virtue of any Act of Parliament for the government of India" there shall be substituted the words "British India or British Burma".

*The Extradition Act, 1870.*

(33 &amp; 34 Vict. c. 52.)

In section twenty-three, after the words "of India" there shall be inserted the words "or, as the case may be, of the Governor of Burma"; the words "in Council" shall be omitted and after the words "British India" there shall be inserted the words "or with Burma".

In section twenty-six, in the definition of "governor" the words "and includes the governor of any part of India" shall be omitted.

*The Foreign Enlistment Act, 1870.*

(33 &amp; 34 Vict. c. 90.)

In section thirty, in the definition of "The Governor" the words "or the governor of any presidency" shall be omitted, and for the words "and where a British possession consists" there shall be substituted the words "and as respects a British possession which consists."

*The Slave Trade Act, 1873.*

(36 &amp; 37 Vict. c. 88.)

In section two, at the end of the definition of "governor" there shall be inserted the following words:—

"Provided that as respects British India it means the Governor-General".

*The Courts (Colonial) Jurisdiction Act, 1874.*

(37 &amp; 38 Vict. c. 27.)

In section two, for the words from "or the Channel Islands" to "India and" there shall be substituted the words "the Channel Islands, British India or British Burma, but shall include", and at the end of that section there shall be inserted the following section:—

"2A. This Act applies in relation to each Governor's Province and Chief Commissioner's Province of British India and to British Burma as it applies in relation to a colony."

Application of  
Act to British  
India and  
British Burma.

*The Slave Trade Act, 1876.*

(39 &amp; 40 Vict. c. 40.)

In section two, for the words "If the Governor-General of India in Council shall at a meeting for making laws and regulations amend" there shall be substituted the words "If the Legislature of India shall amend"; and for the words "the Secretary of State for India" there shall be substituted the words "the Secretary of State".

In section three, for the words "section 330 of Act 10 of 1872 passed by the Governor-General of India in Council and" there shall be substituted the words "chapter XL of the Indian Act V of 1898"; for the words "the Governor-General of India in Council or any Indian Government" there shall be substituted the words "His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States or of the Governor-General"; and for the words "Her Majesty's Indian dominions" there shall be substituted the words "British India, British Burma or Aden".

After section three there shall be inserted the following sections:—

"3A.—(1) The provisions of this Act shall apply to Burma subject to the modifications specified in this section.

Application of  
Act to Burma.

(2) In section one, for the words "of any Prince or State in India in alliance with Her Majesty" there shall be substituted the words "a native of any part of Burma not forming part of British Burma"; and for the words "British India" there shall be substituted the words "British Burma".

(3) In section two, for the words "the Legislature of India" there shall be substituted the words "the Burma Legislature".

(4) In section three, for the words "every High Court in India" there shall be substituted the words "the High Court at Rangoon"; for the words "And every High Court" there shall be substituted the words "And the High Court"; for the words from "agent of" to the words "alliance with Her Majesty" there shall be substituted the words "agent of the Governor in the said parts"; and for the words "jurisdiction in India" there shall be substituted the words "jurisdiction in Burma".

(5) For any reference to the Indian Penal Code and for the reference to Chapter XL of the Code of Criminal Procedure there shall be substituted a reference to the Code or Chapter in question as adapted or modified under the Government of Burma Act, 1935, and in force as part of the law of Burma immediately after the commencement of that Act:

Provided that, if the Code of Criminal Procedure is repealed and re-enacted in Burma, either with or without modifications, the reference to the said Chapter XL shall be construed as a reference to the corresponding provisions of the re-enacted Code as for the time being in force in Burma.

Application of  
Act to Aden.

3B.—(1) The provisions of this Act shall apply to Aden subject to the modifications specified in this section.

(2) In section one, the words "or of any Prince or State in India in alliance with Her Majesty" shall be omitted and for the words "British India" there shall be substituted the word "Aden".

(3) In section two, for the words "the Legislature of India" there shall be substituted the words "any authority competent to make laws for Aden"; after the word "unless", where it first occurs, there shall be inserted the words "(in the case of a law not made by Order in Council)", and for the words "amending Act" there shall be substituted the words "amending law".

(4) In section three, for the words "every High Court in India" there shall be substituted the words "the Supreme Court of Aden"; for the words "And every High Court" there shall be substituted the words "And the Supreme Court"; for the words from "agent of" to the words "alliance with Her Majesty" there shall be substituted the words "agent of the Governor in the said parts", and for the words "jurisdiction in India" there shall be substituted the words "jurisdiction in or for Aden".

(5) Any reference to the Indian Penal Code shall be construed as a reference to that Code as in force in Aden immediately after the commencement of the Aden Colony Order, 1936, and the reference to Chapter XL of the Code of Criminal Procedure shall be construed as a reference to that Chapter as for the time being in force in Aden, or, if the said Code is repealed and re-enacted in Aden, either with or without modifications, as a reference to the corresponding provisions of the re-enacted Code as for the time being in force in Aden.

Section five shall be omitted.

*The Colonial Fortifications Act, 1877.*

(40 & 41 Vict. c. 23.)

In section three, for the words "India as defined for the purposes of the Acts for the time being in force relating to the Government of India" there shall be substituted the words "British India or British Burma".

*The Colonial Stock Act, 1877.*

(40 &amp; 41 Vict. c. 50.)

In section twenty-six, for the words "India as defined for the purposes of the Acts for the time being in force relating to the Government of India" there shall be substituted the words "British India or British Burma".

*The Territorial Waters Jurisdiction Act, 1878.*

(41 &amp; 42 Vict. c. 73.)

In section seven, in the definition of "Governor" the words "or the Governor of any presidency" shall be omitted, and for the words "and where a British possession" there shall be substituted the words "and as respects a British possession which".

*The Fugitive Offenders Act, 1881.*

(44 &amp; 45 Vict. c. 69.)

In section thirty-nine in the definition of "governor" the words "and includes the governor and lieutenant-governor of any part of India" shall be omitted.

*The Colonial Prisoners Removal Act, 1884.*

(47 &amp; 48 Vict. c. 31.)

After section fourteen there shall be inserted the following sections :—

"14A.—(1) This Act in its application to British India shall have effect subject to the modifications specified in this section. Application of Act to British India.

(2) In relation to persons removed or to be removed, or returned or to be returned, from or to British India to or from any part of His Majesty's dominions outside British India, British India shall be deemed to be one British possession and, in relation to that possession, any reference to the Government, to the Governor or to the Governor in Council and any reference to the Legislature shall be construed as a reference to the Governor-General or, as the case may be, to the Indian or Federal Legislature.

(3) In relation to persons removed or to be removed, or returned or to be returned, from or to one Province in British India to or from another Province in British India, each Province shall be deemed to be a separate British possession; any reference to the Government or to the Governor in Council and any reference to the Legislature shall, in relation to a Governor's Province, be construed as a reference to the Governor or, as the case may be, to the Provincial Legislature; and any reference to the Government, the Governor or the Governor in Council and any reference to the Legislature shall, in relation to a Chief Commissioner's Province, be construed as a reference to the Governor-General or, as the case may be, to the Indian or Federal Legislature.

14B. In the application of this Act to British Burma references to the Governor in Council shall be construed as references to the Governor." Application of Act to British Burma.

In section eighteen—

- (a) after the words "unless the context otherwise requires" there shall be inserted the words "and subject, as respects India, to the provisions of section fourteen A of this Act";
- (b) in the definition of "British possession", the words "and any part of India under a Governor or Lieutenant-Governor shall be deemed to be one British possession" shall be omitted;

- (c) the definition of "India" shall be omitted;
- (d) in the definition of "legislature", the words "and in every part of India means the Governor-General in Council" shall be omitted; and
- (e) in the definition of "Governor", the words "and includes the Governor-General of India and also the Governor and Lieutenant-Governor of any part of India" shall be omitted.

*The Evidence by Commission Act, 1885.*

(48 & 49 Vict. c. 74.)

In sections two and three, after the word "India" there shall be inserted the word "Burma".

*The Colonial Courts of Admiralty Act, 1890.*

(53 and 54 Vict. c. 27.)

At the end of section four there shall be inserted the following paragraph:—

"This section shall not apply to Indian laws or Burma laws."

In proviso (a) to subsection (2) of section nine, for the words "or in any British possession" there shall be substituted the words "or in Burma or in any other British possession".

*The Foreign Jurisdiction Act, 1890.*

(53 & 54 Vict. c. 37.)

At the end of section fifteen there shall be inserted the words "and natives of any part of Burma which is not part of British Burma".

*The Superannuation Act, 1892.*

(55 & 56 Vict. c. 40.)

In subsection (3) of section one, after the words "revenue of India" there shall be inserted the words "or of Burma" and the words "in Council of India" shall be omitted.

In paragraph (c) of section four, after the words "of India" there shall be inserted the words "or of Burma", and at the end of the section there shall be inserted the following subsection:—

"(2) In this Act references to the revenue of India include references to the revenues of the Federation (and, before the establishment of the Federation, the revenues of the Governor-General in Council) and to the revenues of any Province in India".

*The Regimental Debts Act, 1893.*

(56 & 57 Vict. c. 5.)

In section sixteen, after the word "India" there shall be inserted the words "or Burma".

In section twenty-five, for the words "as if it were a colony" there shall be substituted the words "and to Burma as if they were colonies"; and at the end of the section there shall be added the words "or to any native of Burma within the meaning of Burma military law".

In section twenty-six, after the word "India" where it first occurs there shall be inserted the words "or Burma"; after the words "of the commander-in-chief in India" there shall be inserted the words "or of the general officer commanding the forces in Burma"; the words "or of any provincial Commander-in-Chief in India" shall be omitted and for the words "The Secretary to the Government of India in the Military Department" there shall be substituted the words "The Governor-General of India or, as the case may be, the Governor of Burma".



In section twenty-seven, for the words "the Indian military an orphan funds, or either of them" there shall be substituted the words "any officially recognised pension or provident fund".

Section twenty-eight shall be omitted.

In section twenty-nine, in the definition of "representation" after the word "India" in both places where it occurs there shall be inserted the word "Burma", and in the definition of "official administrator" the words "presidency or" shall be omitted, and after the word "province" there shall be inserted the words "and in Burma the administrator-general of Burma".

*The Trustee Act, 1893.*

(56 & 57 Vict. c. 53.)

Until the Parliament of Northern Ireland makes other provision in that behalf, this Act shall, in its application to Northern Ireland, have effect as if :—

- (a) at the end of paragraph (d) of section one there were inserted the words "or in any sterling loans raised by the Secretary of State on behalf of the Governor-General of India in Council under the provisions of Part XIII of the Government of India Act, 1935"; and
- (b) at the end of the said section there were inserted the words "(2) The dissolution of the Council of India shall not remove from the operation of this section any securities which were within the operation thereof immediately before the dissolution of that Council".

*The Merchant Shipping Act, 1894.*

(57 & 58 Vict. c. 60.)

In section ninety-nine, for the words "Indian Marine Service", in both places where they occur, there shall be substituted the words "Indian Navy".

In section one hundred and twenty-five, in subsection (1), after the words "of India", there shall be inserted the words "or Burma", and after the words "British India" there shall be inserted the words "or British Burma"; in subsection (2), for the words from "as the Governor-General" to the end of the subsection there shall be substituted the words "as the Governor-General of India or the Governor of Burma, according as the agreement is made in India or Burma, may direct"; in subsection (3) the words "in Council of India", wherever they occur, shall be omitted, and in subsection (4) after the word "India", wherever it occurs, there shall be inserted the words "or Burma".

In section one hundred and eighty-five, the words "in Council of India", wherever they occur, shall be omitted; in sub-section (1), after the words "natives of India" there shall be inserted the words "or Burma"; in subsection (2), after the words "The part of India" there shall be inserted the words "or of Burma"; in subsection (3), the words "out of the revenues of India" shall be omitted, and at the end of the subsection there shall be inserted the words "but, so far as not recovered from the owner or master shall be a liability to be met out of the revenues of India or, as the case may be, of Burma", and in subsection (4) after the word "India" there shall be inserted the words "or Burma".

In section two hundred and seventy, after the words "British India" there shall be inserted the words "British Burma".

In subsection (2) of section three hundred and sixty-eight, for the words "Governor-General of India in Council" there shall be substituted the words "legislature of India".

After section three hundred and sixty-eight there shall be inserted the following section :—

Power for  
Legislature of  
Burma to apply  
Part III.

“ 368A.—(1) The provisions of the past preceding section shall apply in relation to British Burma as they apply in relation to British India with the substitution of references to British Burma for references to British India or India and of a reference to Burma law for the reference to Indian law.

(2) Any Act of the Indian Legislature which, as adapted or modified under the Government of Burma Act, 1935, is in force immediately after the commencement of that Act as part of the law of Burma shall, for the purposes of this section, be deemed to be an Act of the Legislature of Burma ”.

*The Appellate Jurisdiction Act, 1908.*

(8 Edw. 7. c. 51.)

In subsection (1) of section two, for the words “any High Court in British India” there shall be substituted the words “the Federal Court in India, a High Court in British India or the High Court at Rangoon”, and for subsection (3) of that section there shall be substituted the following subsection :—

“(3) In this section the expression ‘High Court in British India’ means a court which is a High Court for the purposes of the Government of India Act, 1935, and, as respects any period before the commencement of Part III of that Act, a court which was, or was recognised by Order in Council as being, a High Court in British India for the purposes of this section”.

In the Schedule, after the words “British India” there shall be inserted the words “British Burma”.

*The Pensions (Governors of Dominions, etc.) Act, 1911.*

(1 & 2 Geo. 5. c. 24.)

In subsection (1) of section twelve, after the words “of British India” there shall be inserted the words “and of British Burma”.

*The British Nationality and Status of Aliens Act, 1914.*

(4 & 5 Geo. 5. c. 17.)

In subsection (1) of section eight, after the words “British India” here shall be inserted the words “British Burma”.

*The Prize Courts Act, 1915.*

(5 & 6 Geo. 5. c. 57.)

In section four, for the words “as respects any prize court in India except on the application of the Governor-General of India in Council” there shall be substituted the words “as respects any prize court in India, except on the application of the Governor of the Province in which the court has its principal seat or, as respects any prize court in Burma, except on the application of the Governor of Burma”.

*The Official Secrets Act, 1920.*

(10 & 11 Geo. 5. c. 75.)

In proviso (a) to subsection (1) of section eleven, for the words “and India”, there shall be substituted the words “India and Burma”.

*The Trusts (Scotland) Act, 1921.*

(11 &amp; 12 Geo. 5. c. 58.)

At the end of section ten there shall be inserted the following subsection:—

“(2) In this section the expression “the Indian Government” means the Secretary of State in Council of India, but the dissolution of the Council of India shall not remove from the operation of this section any stock, debentures, bonds or mortgages which were within the operation thereof immediately before the dissolution of that Council.”

*The Treaties of Washington Act, 1922.*

(12 &amp; 13 Geo. 5. c. 21.)

In subsection (1) of section five, after the word “India” there shall be inserted the word “Burma”.

*The Finance Act, 1923.*

(13 &amp; 14 Geo. 5. c. 14.)

In section nineteen, in subsection (2), after the words “British India” there shall be inserted the words “or British Burma”, and in subsection (4) for the words “British India or for” there shall be substituted the words “India, Burma or”.

*The Trustee Act, 1925.*

(15 &amp; 16 Geo. 5. c. 19.)

At the end of section one, there shall be inserted the following subsection:—

“(3) The dissolution of the Council of India shall not remove from the operation of this section any debenture stock or other stock which was within the operation thereof immediately before the dissolution of that Council.”

*The Merchant Shipping (International Labour Conventions) Act, 1925.*

(15 &amp; 16 Geo. 5. c. 42.)

At the end of section five there shall be inserted the following subsection—

“(2) Notwithstanding the separation of India and Burma this Act shall continue to have effect as if Burma were still part of India.”

*Indian and Colonial Divorce jurisdiction Act, 1926.*

(16 &amp; 17 Geo. 5. c. 40.)

In subsection (1) of section one, for the words “a High Court in India to which Part IX of the Government of India Act applies” there shall be substituted the words “a High Court in British India constituted by His Majesty by Letters Patent”; and for the words “where a court in India” there shall be substituted the words “where a court in British India”.

In subsection (4) of section one, the words “in Council of India” shall be omitted.

In subsection (5) of section one, for the words “and India” there shall be substituted the words “India and Burma”.

At the end of section one, there shall be inserted the following sections :—

Divorce  
Jurisdiction  
of High Court  
in Burma  
where parties  
are domiciled  
in England or  
Scotland.

“ 1A.—The provisions of section one of this Act shall apply in relation to Burma as they apply in relation to India, subject to the following modifications, that is to say—

- (a) in subsection (1) of the said section, for the words “ a High Court in British India constituted by His Majesty by Letters Patent ” there shall be substituted the words “ the High Court at Rangoon ”, and for the words “ where a court in British India ” there shall be substituted the words “ where the court ” ;
- (b) in the provisos to the said subsection, for the words “ any such court ”, wherever those words occur, there shall be substituted the words “ the court ” ; and for the words “ no such court shall ” there shall be substituted the words “ the court shall not ” ;
- (c) in subsection (3) of the said section, for the words “ the High Court in India by which the decree or order is made ” there shall be substituted the words “ the High Court at Rangoon ” and for the words “ by the High Court in India ” there shall be substituted the words “ by the High Court at Rangoon ” ;
- (d) in subsection (4) of the said section, for the words “ a High Court in India ” there shall be substituted the words “ the High Court at Rangoon ” and in paragraph (g) for the words “ each High Court ” there shall be substituted the words “ the High Court ” ;
- (e) in subsection (5) of the said section, for the words “ a High Court in India ” there shall be substituted the words “ the High Court at Rangoon ” ;
- (f) save as aforesaid, for the word “ India ” wherever it occurs in the said section (except in the phrase “ India and Burma ”) there shall be substituted the word “ Burma ”.

Saving for  
pending  
proceedings,  
rules, etc.

1B.—(1) Any proceedings commenced under this Act before the separation of Burma from India may be continued, determined and appealed against in all respects as if Burma had continued to be part of India.

(2) The rules made under subsection (4) of section one of this Act which immediately before the separation of Burma from India were applicable to the High Court at Rangoon shall, until superseded by fresh rules, continue to apply to that court, and nominations made and approved under those rules shall continue to have effect.”

In section two, for the words “ the foregoing provisions of this Act ” there shall be substituted the words “ the provisions of section one of this Act ”.

In section three, after the words “ in India ” there shall be inserted the words “ (including Burma and Aden) ”.

*Indian Church Act, 1927.*

(17 & 18 Geo. 5. c. 40.)

In section one, in the definition of “ chaplain ” for the words from “ is appointed ” to “ a like chaplaincy ” there shall be substituted the words —

“ (i) is a chaplain to whom the provisions of section two hundred and sixty-nine of the Government of India Act, 1935, or the provisions of section one hundred and twenty-two of the Government of Burma Act, 1935, apply ; or

(ii) is in the permanent service of the Crown and has been or is accepted by the Secretary of State in Council of India, or by the Secretary of State, as holding for the purposes of this Act a chaplaincy in India, Burma or Aden."

At the end of the said section there shall be inserted the following words and subsection—

"Any reference in this Act to the revenues of the Federation of India shall, as respects the period before the establishment of the Federation, be construed as a reference to the revenues of the Governor-General in Council.

Any reference in this Act to, or to any provisions of, an Indian Act shall be construed as a reference to that Act as for the time being in force in India and, as respects any period after the separation of Burma and Aden from India, as including references to that Act or those provisions as for the time being in force in Burma and as for the time being in force in Aden, and, if any such Act or provisions have, whether in India, Burma or Aden, been repealed and re-enacted either with or without modifications, any reference thereto in this Act shall be construed as a reference to the re-enacted Act or provisions as in force in the country in question.

(2) Nothing in the Government of India Act, 1935, shall be construed as affecting the unity of the Indian Church as defined in this section or as excluding Burma or Aden from the operation of this Act."

In section three, after the words "church or burial ground" in the first two places where those words occur there shall be inserted the words "in India, Burma or Aden".

In section four, in subsection (1), the words "in Council", in both places where those words occur, shall be omitted, and after the words "whether consecrated or not" there shall be inserted the words "which are situate in India".

After the said subsection (1) there shall be inserted the following subsection—

"(1A) If such a certificate as aforesaid is sent to the Governor General of India he shall also forward a certified copy thereof to the Governor of Burma who shall cause it to be published in the official Gazette of Burma and thereupon shall be at liberty to resume complete control of all or any Maintained Churches or burial grounds, whether consecrated or not, which are situate in Burma, and the Indian Church and the officials and members thereof respectively shall cease to have any rights therein."

In subsection (2), at the end of paragraph (i), there shall be inserted the words "or, as the case may be, of the Government of Burma".

In subsection (3), for the words "the Governor-General of India in Council" there shall be substituted the words "the Governor-General of India or, as the case may be, the Governor of Burma"; and at the end of the subsection there shall be inserted the following subsection—

"(3A) The provisions of subsections (1A), (2) and (3) of this section shall apply in relation to Aden as they apply in relation to Burma, with the substitution of the word 'Aden' for the word 'Burma' wherever that word occurs."

In section five, for the words from "The Governor-General" to "Council of India" there shall be substituted the words "The Governor-General of India as respects India, the Governor of Burma as respects Burma, and the Governor of Aden as respects Aden, in each case with the sanction of the Secretary of State."

In paragraph (ii) of the said section for the word "the revenues of India" there shall be substituted the words "the revenues of the Federation of India, the revenues of Burma or the revenues of Aden, as the case may be".

In paragraph (x) of the said section for the words "the Governor-General of India in Council" there shall be substituted the words "the Governor-General of India, the Governor of Burma, or the Governor of Aden".

At the end of the said section there shall be inserted the following subsection—

"(2) Any rules made under this section which immediately before the separation of Burma and Aden from India were applicable to Burma or Aden shall, until superseded by other rules, continue to apply with any necessary modifications to Burma or Aden, as the case may be."

In section eight, at the end of subsection (2), there shall be inserted the following subsection—

"(2A) Notwithstanding anything in section one of this Act, section ninety-two of the Code of Civil Procedure as for the time being in force in India shall, for the purposes of this section, be deemed to be in force in Aden as part of the law of Aden, whether it is there in force for other purposes or not, and any appeal under this section from the decision of a court in Aden shall lie to, and be entertained by, the High Court at Bombay."

Subsection (3) of the said section shall be omitted.

In section nine, in paragraph (i) for the words "the Secretary of State in Council of India" in both places in which they occur there shall be substituted the words "any competent authority"; in paragraphs (iii) and (iv) after "continuance" there shall be inserted the words "by the competent authority"; and in paragraph (iv) after the words "minister in India" there shall be inserted the words "Burma or Aden".

Throughout the section for the words "the revenues of India" there shall be substituted the words "public revenues of India, Burma or Aden".

*The Easter Act, 1928.*

(18 & 19 Geo. 5. c. 35.)

In part I of the Schedule, after the words "British India" there shall be inserted the words "British Burma".

*The Appellate Jurisdiction Act, 1929.*

(19 & 20 Geo. 5. c. 8.)

For subsection (2) of section one there shall be substituted the following subsection :—

"(2) A person shall be qualified under this section if he is a Privy Councillor, and

- (a) is or has been a judge of the Federal Court in India, a High Court in British India or the High Court at Rangoon; or
- (b) is a barrister, advocate or pleader of not less than fourteen years standing who practises, or has practised, in British India or British Burma.

In this subsection the expression 'High Court in British India' means a court which is a High Court for the purposes of the Government of India Act, 1935, and, as respects any period before the commencement of Part III of that Act, a court which was a High Court within the meaning of clause (24) of section three of an Act of the Indian Legislature known as the General Clauses Act, 1897."

In subsection (5), for the words "the revenues of India" there shall be substituted the words "the revenues of the Federation of India, the revenues of the Governor-General of India in Council or the revenues of Burma, as the case may be."

*The Companies Act, 1929.*

(19 & 20 Geo. 5. c. 23.)

In paragraph (h) of subsection (1) of section fifty-four, for the words "as amended by" there shall be substituted the words "as amended or adapted by or under".

*The Import Duties Act, 1932.*

(22 & 23 Geo. 5. c. 8.)

At the end of subsection (1) of section four there shall be inserted the following words :—

"This section shall apply also to Burma as respects goods imported after the thirty-first day of March, nineteen hundred and thirty-eight."

In subsection (1) of section twenty-one, in the definition of "the British Empire" after the word "India" there shall be inserted the words "and Burma".

*The Isle of Man (Customs) Act, 1932.*

(22 & 23 Geo. 5. c. 16.)

At the end of subsection (1) of section two there shall be inserted the following words :—

"This section shall apply also to Burma as respects goods imported after the thirty-first day of March, nineteen hundred and thirty-eight."

In paragraph (b) of section eleven, after the word "India" there shall be inserted the words "and Burma".

*The Finance Act, 1933.*

(23 & 24 Geo. 5. c. 19.)

At the end of paragraph (a) of subsection (1) of section fifteen there shall be inserted the words "(as adapted by any Order in Council made under the Government of India Act, 1935)".

In paragraph 2 (d) of Schedule V, after the word "India" there shall be inserted the word "Burma".

*The Isle of Man (Customs) Act, 1933.*

(23 & 24 Geo. 5. c. 40.)

At the end of paragraph (a) of section eleven and at the end of paragraph (b) of subsection (2) of section twenty-one there shall be inserted the words "(as adapted by any Order in Council made under the Government of India Act, 1935)".

In paragraph 2 (d) of Schedule IV, after the word "India" there shall be inserted the word "Burma".

*The Whaling Industry (Regulation) Act, 1934.*

(24 &amp; 25 Geo. 5. c. 49.)

In subsection (1) of section fifteen, the words "or by the Indian Legislature" and the words "or, as the case may be, in British India" shall be omitted, and in subsection (1) of section seventeen, after the word "India" there shall be inserted the words "or Burma".

*The Unemployment Insurance Act, 1935.*

(25 &amp; 26 Geo. 5. c. 8.)

In paragraph (d) of subsection (10) of section ninety-six, after the words "Indian forces" there shall be inserted the words "Burma forces".

*The National Health Insurance Act, 1936.*

(26 Geo. 5 &amp; 1 Edw. 8. c. 32.)

In subsection (1) of section one hundred and twenty-nine, after the words "Indian Forces" there shall be inserted the words "of His Majesty's Burma Forces".

## PART III.

*The Army and Air Force Acts.**(a) Adaptations of the Army Act and also of the Air Force Act.*

In section thirteen,—in paragraph (a) of subsection (1) after the word "India" there shall be inserted the word "Burma".

In section fifty-four,—in subsection (8), after the word "India" there shall be inserted the words "or Burma", and at the end of the subsection there shall be added the words "or, as the case may be, by the Governor of Burma"; and in subsection (9) after the words "the Governor-General" there shall be inserted the words "or, if he has been tried in Burma, by the Governor of Burma".

In section fifty-nine, after the word "India", in both places where it occurs, there shall be inserted the word "Burma".

In section sixty, after the word "India", in both places where it occurs, there shall be inserted the words "or Burma".

In section sixty-four,—in subsection (4) after the word "India", in the first three places where it occurs, there shall be inserted the word "Burma", and after the words "Governor-General of India" there shall be inserted the words "the Governor of a Province in India, the Governor of Burma".

In section sixty-eight,—in paragraphs (f), (g) and (h) of subsection (2) after the word "India" wherever it occurs, there shall be inserted the word "Burma".

In section ninety-four, after the word "India" where it first occurs, there shall be inserted the word "Burma", and after the words "in the Dominion; and" there shall be inserted the words "In Burma, any person duly authorised in that behalf by the Governor of Burma; and".

In section one hundred and twenty-two,—in subsection (6) after the words "the Governor-General of India" there shall be inserted the words "the Governor of Burma".

In section one hundred and twenty-seven, the words "to the provisions of the Indian Evidence Act, 1872, or" shall be omitted, and after the word "legislature" there shall be inserted the words "or authority".



In section one hundred and thirty, —in subsection (5) for the words “presidency in which the person is confined” there shall be substituted the words “Province in which the person is confined and, in the case of a person confined in Burma, the Governor of Burma”, and after the words “the United Kingdom, India”, in both places where those words occur, there shall be inserted the word “Burma”.

In section one hundred and thirty-two, after the words “in India for the Governor-General” in both places where those words occur, there shall be inserted the words “and in Burma for the Governor”; for the words “the Secretary of State or Governor-General” there shall be substituted the words “the Secretary of State, Governor-General or Governor”, and for the words “The Secretary of State and Governor-General shall by rule” there shall be substituted the words “The Secretary of State, the Governor-General and the Governor of Burma shall by rules”.

In section one hundred and thirty-four, after the word “India” in both places where that word occurs, there shall be inserted the words “or Burma”.

In section one hundred and thirty-five, after the words “with the Governor-General of India” there shall be inserted the words “the Governor of any Province in India, the Governor of Burma,”; for the words “or in such colony” there shall be substituted the words “Burma or that colony”; and after the words “from the Governor-General of India” there shall be inserted the words “the Governor of the Province, the Governor of Burma”.

In section one hundred and thirty-six, for the words “passed by the Governor-General of India in Council” there shall be substituted the words “for the time being in force in India or Burma, being in the case of India a law of the Indian legislature”.

In section one hundred and thirty-seven,—in paragraph (4) after the words “the Governor-General” there shall be inserted the words “or, in the case of officers serving in Burma, the Governor”; after the words “an officer serving in India” there shall be inserted the words “or Burma”, and for the words “in Council” there shall be substituted the words “or, as the case may be, for Burma”.

In section one hundred and forty-three,—in subsection (1) for the words “the legislature or other authority in India or any colony” there shall be substituted the words “any legislature or other authority in India, Burma or a colony”.

In section one hundred and fifty-four,—in paragraph (5) after the word “India” there shall be inserted the words “or Burma”, and in paragraph (7) after the word “India” there shall be inserted the word “Burma”.

In section one hundred and fifty-six,—in subsection (8) after the words “the Governor-General of India” there shall be inserted the words “or the Governor of Burma”; for the words “by any law or Ordinance to reduce” there shall be substituted the words “to provide for reducing”; and after the words “such Governor-General” there shall be inserted the word “Governor”.

In section one hundred and sixty-two,—in subsection (3) for the words “supreme court in India” there shall be substituted the words “High Court in India or Burma”.

In section one hundred and sixty-three,—in paragraph (d) of subsection (1) after the words “Governor-General of India” there shall be inserted the words “and, if in Burma, by some office under the Governor of Burma”; and in subsection (2), after the word “India” there shall be inserted the words “or Burma”.

In section one hundred and sixty-eight, after the word “India” there shall be inserted the word “Burma”.

In section one hundred and sixty-nine, after the words "the Governor-General of India" there shall be inserted the words "and the Governor of Burma"; the words "by law" shall be omitted, and after the words "appear to the Governor-General" there shall be inserted the word "Governor".

In section one hundred and seventy,—in subsection (3) for the words "supreme court in India" there shall be substituted the words "High Court in India or Burma", and after the words "such Indian" there shall be inserted the word "Burma".

In section one hundred and seventy-five,—in paragraph (4) for the words "and of India" there shall be substituted the words "India and Burma";

in paragraph (7) after the words "Governor-General of India" there shall be inserted the words "or of the Governor of Burma"; and

in paragraph (12) after the word "India" in both places where it occurs, there shall be inserted the word "Burma".

In section one hundred and seventy-six,—in paragraph (3) for the words "and of India" there shall be substituted the words "India and Burma"; and

in paragraph (11) after the word "India" in both places where it occurs, there shall be inserted the word "Burma".

In section one hundred and seventy-seven, for the words "in India or in a colony" there shall be substituted the words "in India, Burma or a colony", and after the words "of India" wherever those words occur, there shall be inserted the word "Burma".

In section one hundred and eighty,—in subsection (1) after the word "India" wherever it occurs, there shall be inserted the words "or Burma", and in subsection (3), after the word "India" there shall be inserted the words "or Burma".

In section one hundred and eighty-one,—in subsection (1) after the word "India" there shall be inserted the word "Burma".

In section one hundred and ninety,—for paragraph (21) the following paragraphs shall be substituted:—

"(21) The expression 'British India' means all territories for the time being comprised within the Governors' Provinces and the Chief Commissioners' Provinces, and the expression 'India' means British India together with all territories of any Indian Ruler under the suzerainty of His Majesty, all territories under the suzerainty of any such an Indian Ruler, the tribal areas and any other territories which His Majesty in Council may from time to time after ascertaining the views of the Federal Government and the Federal Legislature, declare to be part of India.

(21A) The expression 'Burma' includes (subject to the exercise by His Majesty of any powers vested in him with respect to the alteration of the boundaries thereof) all territories which were immediately before the first day of April, nineteen hundred and thirty-seven, comprised in India, being territories lying to the east of Bengal, the State of Manipur, Assam and any tribal areas connected with Assam, and the expression 'British Burma' means so much of Burma as belongs to His Majesty.

(21B) The expressions 'tribal areas' and 'Ruler' have for the purposes of the foregoing definitions, the same meanings as they have in the Government of India Act, 1935";

in paragraph 23(A) after the words "of British India" there shall be inserted the words "of British Burma";

in paragraph (24) for the words "or India" there shall be substituted the words "India or Burma";

in paragraph (30) the words from the beginning to "chief court and" shall be omitted;

in paragraph (33) after the word "India" there shall be inserted the words "or Burma", and

in paragraph (35) after the word "India" there shall be inserted the word "Burma".

(b) *Adaptations of the Army Act.*

In section one hundred and seventy-five,—in paragraph (7) after the words "native of India" there shall be inserted the words "or Burma" and after the words "to Indian military law" there shall be inserted the words "or, as the case may be, to Burma military law, but in either case"; and in paragraph (11) after the word "India" there shall be inserted the word "Burma".

In section one hundred and seventy-six,—in paragraph (8A) after the word "India" there shall be inserted the word "Burma"; in paragraph (10) after the words "Indian military law" in the first place where those words occur there shall be inserted the words "or consisting partly of His Majesty's Burma forces subject to Burma military law"; after the words "natives of India" there shall be inserted the words "or, as the case may be, natives of Burma", and at the end of the paragraph there shall be added the words "or, as the case may be, to Burma military law".

In section one hundred and eighty, for subsection (2) the following subsection shall be substituted:—

"(2) In the application of this Act to His Majesty's Indian forces and His Majesty's Burma forces (hereafter in this section referred to as the Indian forces and the Burma forces respectively) the following modifications shall be made:—

- (a) nothing in this Act shall prejudice or affect the Indian military law respecting officers or soldiers belonging to or followers in the Indian forces, being natives of India, or the Burma military law respecting officers or soldiers belonging to or followers in the Burma forces, being natives of Burma, and on the trial of all offences committed by any such officer, soldier or follower reference shall be had to the Indian military law or, as the case may be, the Burma military law for such officers, soldiers or followers, and to the established usages of the service, but courts martial for such trials may be convened in pursuance of this Act;
- (b) Indian military law or, as the case may be, Burma military law shall extend to such officers, soldiers and followers as aforesaid wherever they are serving;
- (c) the Governor-General of India may suspend the proceedings of any court martial held in India on an officer or soldier belonging to the Indian forces or to the Burma forces, and the Governor of Burma may suspend the proceedings of any court martial held in Burma on any such officer or soldier;
- (d) an officer belonging to the Indian forces who thinks himself wronged by his commanding officer and on due application made to him does not receive the re-dress to which he considers himself entitled may complain to the Governor-General of India, who shall cause his complaint to be enquired into and if so desired by the officer shall make a report through the Secretary of State to His Majesty in order to receive the directions of His Majesty thereon;

- (e) a court martial or, where the case is dealt with summarily under the provisions of this Act, the authority having power so to deal with the case may sentence an officer belonging to the Indian forces to forfeit all or any part of his service for the purposes of promotion and, in addition, if the court or authority thinks fit, to be severely reprimanded or reprimanded;
- (f) the Governor-General of India in the case of the Indian forces, and the Governor of Burma in the case of the Burma forces, may reduce any warrant officer to a lower grade of warrant rank, or may remand any such warrant officer to regimental duty in the regimental rank held by him immediately before his appointment to be a warrant officer;
- (g) the provisions of this Act relating to warrant officers shall apply to hospital apprentices in India or Burma although not appointed by warrant;
- (h) Part II of this Act shall not apply to the Indian forces or the Burma forces, but persons may be enlisted and attested in India or Burma for medical service or for other special service in the Indian forces or the Burma forces for such periods, by such persons and in such manner as may be from time to time authorised by the Governor-General or the Governor of Burma."

In section one hundred and ninety,--in paragraph (8) for the words "and His Majesty's Indian forces" there shall be substituted the words "His Majesty's Indian forces and His Majesty's Burma forces".

For paragraph (22) there shall be substituted the following paragraph:—

"(22) The expressions 'native of India' and 'native of Burma' mean respectively a person triable and punishable under Indian military law or Burma military law."

#### (c) *Adaptations of the Air Force Act.*

In section one hundred and seventy-five,—in paragraph (11A) after the words "in India" there shall be inserted the words "or Burma"; after the words "outside India" there shall be inserted the words "or, as the case may be, outside Burma", and after the words "of India" there shall be inserted the words "or, as the case may be, by the Air Council and the Governor of Burma".

In section one hundred and seventy-six,—in paragraph (8B) after the words "in India" there shall be inserted the words "or Burma"; after the words "outside India" there shall be inserted the words "or, as the case may be, outside Burma", and after the words "of India" there shall be inserted the words "or, as the case may be, by the Air Council and the Governor of Burma".

In section one hundred and eighty-four B, after the words "in India" there shall be inserted the words "or Burma", and after the words "of India" there shall be inserted the words "or, as the case may be, by the Air Council and the Governor of Burma".

### PART IV.

#### ENACTMENTS RELATING TO INDIAN RAILWAYS.

##### *The Indian Guaranteed Railways Act 1879.*

(42 & 43 Vict. c. 41.)

In section one, after the words "the Secretary of State for India in Council" (where those words first occur) there shall be inserted the words "the Federal Railway Authority or any Government in British India";

after those words in the second place where they occur, there shall be inserted the words "or any Government in British India"; the words "and belonging to the Secretary of State for India in Council, or" and the words "belonging or" (in both places where they occur) shall be omitted; and at the end of the section there shall be added the following paragraphs—

"The term 'the General Controlling Authority' means, in relation to a Federal Railway, the Federal Railway Authority, in relation to a minor railway, the Provincial Government, and in relation to an Indian State Railway, the Governor-General acting in his discretion";

The terms 'Federal Railway', 'Indian State Railway', 'minor railway' and 'Federal Railway Authority' have the meanings respectively assigned to them in the Government of India Act, 1935, except that, as respects the period before the establishment of the Federal Railway Authority, the term "Federal Railway Authority" means the Governor-General.

In section two, for the words "the Secretary of State for India in Council", where they first occur, there shall be substituted the words "the Federal Railway Authority or any Government in British India"; for the words "with the sanction of the Secretary of State for India in Council" there shall be substituted the words "with the sanction of the General Controlling Authorities of all the railways concerned".

In section three, for the words "the Secretary of State for India in Council" the words "the Secretary of State", and "the Secretary of State in Council" wherever they occur there shall be substituted the words "the Governor-General".

In section four, for the words "with the sanction of the Secretary of State for India in Council" there shall be substituted the words "with the sanction of the General Controlling Authority"; for the words "with the Secretary of State for India in Council" there shall be substituted the words "with the Federal Railway Authority or any Government in British India"; and for the words "by laws and regulations made by the Governor-General in Council" there shall be substituted the words "by or under the law in force in British India."

Section five shall be omitted.

*The East India Unclaimed Stock Act, 1885.*

(48 & 49 Vict. c. 25.)

At the end of section twenty-two there shall be added the following paragraph:—

"The powers conferred by this section on the Secretary of State (including the power to make regulations) shall, after the coming into force of section one hundred and ninety-nine of the Government of India Act, 1935, instead of being exercised by the Secretary of State, be exercised in accordance with the provisions of that section."

In section twenty-three for the words "the Secretary of State" there shall be substituted the words "the Governor-General".

*The Indian Railways Act, 1894.*

(57 & 58 Vict. c. 12.)

In section two, after the words "the expression 'the Secretary of State' means" there shall be inserted the words "as respects the period before the commencement of Part III of the Government of India Act, 1935".

*Private Railway Acts.*

Any power conferred by any Private Act on a Railway Company to make and carry out contracts with the Secretary of State in Council shall be deemed to include a power to make and carry out contracts with the Federal Railway Authority (as defined in the Indian Guaranteed Railways Act, 1879) or any Government in British India for the like purposes; references in any Private Act relating to railways in India to the Secretary of State in Council in relation to contracts or anything to be done in relation to contracts shall, where the context and the circumstances so admit or require, be construed as including references to that Authority or any such Government; any provision in any such Act requiring the previous sanction of the Secretary of State in Council to the payment of any portion of the remuneration of a director of a railway company as part of the working expenses of the company shall be construed as requiring the previous sanction of the Governor-General thereto; and any provision in any such Act vesting any property in the Secretary of State in Council shall be construed as having vested that property in His Majesty for the purposes of the Government of India.

*General and Private Railway Acts.*

So much of any enactment relating to railways in India, whether contained in a Public General Act or a Private Act, as directs the Secretary of State in Council to hold unclaimed moneys subject to the claims of persons entitled thereto or authorises him to apply such moneys as part of the revenues of India, or to apply them as part of the revenues of India or otherwise as he thinks fit, shall be construed as requiring the Secretary of State to treat such moneys (subject to any claims which may be established thereto in accordance with the relevant enactments) as part of the revenues of the Governor-General in Council or, after the establishment of the Federation of India, as part of the revenues of the Federation.

**THE GOVERNMENT OF INDIA (ADAPTATION OF  
INDIAN LAWS) ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section two hundred and ninety-three of the Government of India Act, 1935 (hereafter in the recitals to this Order referred to as "the Act") His Majesty is empowered by Order in Council to provide that as from such date as may be specified in the Order any law in force in British India or in any part of British India shall, until repealed or amended by a competent legislature or other competent authority, have effect subject to such adaptations and modifications as appear to His Majesty to be necessary or expedient for bringing the provisions of that law into accord with the provisions of the Act :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of sub-section (1) of section three hundred and nine of the Act and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered, as follows :—

1. This Order may be cited as the Government of India (Adaptation of Indian Laws) Order, 1937, and shall come into operation on the first day of April, nineteen hundred and thirty-seven.

2.—(1) In this Order the expression "Indian law" means a law as defined in section two hundred and ninety-three of the Act.

(2) The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The Indian laws mentioned in the Schedules to this Order shall, until repealed or amended by a competent Legislature or

other competent authority, have effect subject to the adaptations and modifications directed by those Schedules to be made therein or, if it is so directed, shall cease to have effect.

4.—(1) Whenever an expression mentioned in the first column of the table hereinafter printed occurs (otherwise than in a title or preamble or in a citation or description of an enactment) in a Central or Provincial Act or Regulation, whether an Act or Regulation mentioned in the Schedules to this Order or not, then, unless that expression is by this Order expressly directed to be otherwise adapted or modified, or to stand unmodified or to be omitted, there shall be substituted therefor the expression set opposite to it in column two of the said table.

*Table of General Adaptations.*

1.	2.
Governor-General of India in Council : Governor-General of India : Governor-General in Council : Governor-General : Government of India.	Central Government.
Governor in Council : Governor (except in the expression " Governor's Province ") : Lieutenant Governor in Council : Lieutenant Governor : Chief Commissioner (except in the expression " Chief Commissioner's Province ") : Local Government : Local Administration.	
Gazette of India : local official Gazette : local gazette : any other expression denoting a gazette in which official notices of a government are published, not being the gazette of a district or other sub-division of a Province.	Official Gazette.

Any reference to the Governor (*or* Lieutenant Governor) of a named Province in Council shall be treated for the purposes of this paragraph as if it were a reference to the Governor (*or* Lieutenant Governor) in Council of that Province.

(2) A direction in the Schedules to this Order that a specified Indian law or section or portion of an Indian law shall stand unmodified shall be construed merely as a direction that it is not to be modified or adapted in accordance with the foregoing provisions of this paragraph.

5.—(1) Where this Order requires that in any specified Indian law, or in any section or other portion of an Indian law, certain words shall be substituted for certain other words or that certain words shall be omitted, that substitution or omission, as the case may be, shall, except where it is otherwise expressly provided, be made wherever the words referred to occur in that law or, as the case may be, in that section or portion.



(2) Where this Order requires that in any Indian law a plural noun shall be substituted for a singular noun or vice versa, or a masculine noun for a neuter noun or vice versa, there shall be made also in any verb or pronoun in the sentence in question such consequential amendment as the rules of grammar may require.

6.—(1) The following provisions shall have effect where any Indian law which under this Order is to be adapted or modified has before the commencement of this Order been amended, either generally or in relation to any particular area, by the insertion or omission of words, or the substitution of words for other words—

- (a) effect shall first be given in the amending law to any adaptation or modification required by paragraphs three and five of this Order to be made therein ;
- (b) the original law shall then be amended, either generally or, as the case may be, in its application to the particular area, so as to give effect to the directions contained in the amending law or, where any adaptation or modification has fallen to be made under sub-paragraph (a), in that law as so adapted or modified ; and
- (c) all adaptations or modifications required by this Order to be made in the original law shall then be made in that law as so amended, except so far as in the case of any particular area they may be inapplicable.

(2) In this paragraph references to the amendment of a law by the insertion or omission of words or the substitution of words do not include references to an amendment which is effected merely by directing that certain words shall be construed in a particular manner.

7. Subject to the foregoing provisions of this Order, any reference by whatever form of words in any Indian law in force immediately before the commencement of this Order to an authority competent at the date of the passing of that law to exercise any powers or authorities, or discharge any functions, in any part of British India shall, where a corresponding new authority has been constituted by or under any Part of the Government of India Act, 1935, for the time being in force, have effect until duly repealed or amended as if it were a reference to that new authority.

8. In any Indian law in force immediately before the commencement of this Order any reference by name or description to any territory shall, unless the contrary intention appears or unless it has been, or is by this Order, otherwise expressly provided, be construed as a reference to the territory which

bore that name or answered to that description at the date when the enactment containing that name or description came into operation :

Provided that in the application of any enactment to Madras, Bombay, Bihar or the Central Provinces, references in that enactment to Madras, Bombay, Bihar or the Central Provinces, as the case may be, shall be construed as exclusive of so much of those Provinces respectively as was separated therefrom on the constitution of the Provinces of Orissa and Sind.

9. The provisions of this Order which adapt or modify Indian laws so as to alter the manner in which, the authority by which, or the law under or in accordance with which, any powers are exercisable, shall not render invalid any notification, order, commitment, attachment, byelaw, rule or regulation duly made or issued, or anything duly done, before the commencement of this Order ; and any such notification, order, commitment, attachment, byelaw, rule, regulation or thing may be revoked, varied or undone in the like manner, to the like extent and in the like circumstances as if it had been made, issued or done after the commencement of this Order by the competent authority and under and in accordance with the provisions then applicable to such a case.

10. Save as provided by this Order, all powers which under any law in force in British India, or in any part of British India, were immediately before the commencement of Part III of the Government of India Act, 1935, vested in, or exercisable by, any person or authority shall continue to be so vested or exercisable until other provision is made by some legislature or authority empowered to regulate the matter in question.

11. Nothing in this Order shall affect the previous operation of, or anything duly done or suffered under, any Indian law, or any right, privilege, obligation or liability already acquired, accrued or incurred under any such law, or any penalty, forfeiture or punishment incurred in respect of any offence already committed against any such law.

12. For the avoidance of doubt it is hereby declared that—

- (a) nothing in this Order transferring or assigning any functions to the Central Government shall be construed as excluding those functions from the operation of section one hundred and twenty-three or section one hundred and twenty-four of the Government of India Act, 1935 ;
- (b) the transfer by this Order to a Provincial Government of any jurisdiction theretofore exercisable by the Local Government of the Province shall not be

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construed as excluding that jurisdiction from the operation of sub-section (2) of section two hundred and ninety-six of the said Act ;

- (c) nothing in this Order shall affect the provisions of any Order in Council for the time being in force made under section one hundred and fifty-eight, section one hundred and fifty-nine or section one hundred and sixty of the said Act (which empower Orders to be made regulating the relations of India and Burma as to their monetary systems, relief from double taxation, customs, and ancillary and related matters), or under any corresponding provisions in the Government of Burma Act, 1935 ; and
- (d) no repeal effected by this Order shall affect the operation of sub-paragraph (2) of paragraph fifteen of the Government of India (Commencement and Transitory Provisions) Order, 1936.

*M. P. A. Hankey.*

## FIRST SCHEDULE.

## CENTRAL ACTS.

*The Secretaries to Government Act, 1834.*

(II of 1834.)

For "the Secretaries to the Governments of Fort St. George and Bombay" substitute "the Secretaries to the Provincial Governments of Madras and Bombay".

*The Bombay Coasting Vessels Act, 1838.*

(XIX of 1838.)

Section 4.—For "Government of Bombay" substitute "Central Government".

Section 6.—For the second "Government of Bombay" substitute "Central Government".

Section 11.—For "the Governor of Bombay in Council" and "the Government of Bombay" substitute "the Central Government", and at the end of the section insert—

"Provided that any such fees as immediately before the commencement of Part III of the Government of India Act, 1935, were, under this Act as then in force to be carried to the credit of the Local Government shall be paid to such officer as the Provincial Government may appoint and be carried to the credit of that Government."

Section 14.—For "Governor of Bombay in Council" and "Governor in Council" substitute "Central Government".

*The Bombay Haqqa Prohibition Act, 1839.*

(XX of 1839.)

Sections 1 and 2.—For "Governor in Council of Bombay" substitute "appropriate Government".

Section 3.—For "of Government" substitute "of the Crown".

After section 3 insert—

4. In this Act, "the appropriate Government" means the Central Government or the Provincial Government according as the matter in question falls within List I, or Lists II and III, in the Seventh Schedule to the Government of India Act, 1935".

*The Ganjam and Vizagapatam Act, 1839.*

(XXIV of 1839.)

Section 3.—For the words from "section which are now" to end of the section substitute "section which are included in any district shall be vested in the Collector of that district, and shall be exercised by him as Agent for the Provincial Government concerned".

Section 4.—For "Governor in Council of Fort St. George, by an order in Council" substitute "Provincial Governments respectively concerned" and for "Sadr Adalat" and "Faujdari Adalat" substitute "High Court."

Section 5.—For "either" substitute "any", and for "Faujdari Adalat" substitute "High Court".

Section 6.—For "either" substitute "any" and for "Court of Sadr Adalat" substitute "High Court".

"Interpretation."

Section 7.—For “Governor of Fort St. George in Council” and “Governor in Council of Fort St. George” substitute “Provincial Government”; after “Madras Code” insert “or Regulation III of 1818 of the Bengal Code, as the case may be”; for “that Regulation” substitute “those Regulations respectively” and for “either of such Agents” substitute “the Agent”.

Section 8.—For “Governor in Council of Fort St. George, by an order in Council” substitute “Provincial Government, by order”.

*The Bombay Regulation XIII of 1830 (Application) Act, 1840.*

(XV of 1840.)

For “Governor in Council of Bombay” substitute “Provincial Government”.

*The Indian Registration of Ships Act, 1841.*

(X of 1841.)

Section 2.—For “subordinate to the Local Governments of India as such Governments respectively” substitute “in British India as the Central Government”.

Section 3.—For “Local Governments” substitute “Central Government” and omit “for the ports under their respective Presidencies”.

Section 4.—For “the Government of the Presidency to which he is subordinate” substitute “the Central Government”.

Section 5.—For “a subject (or subjects) of Her Majesty for whom the Governor General of India in Council has power to legislate” substitute “a British subject (or British subjects)”; and in the proviso for “the Local Government to which he is subordinate” substitute “the Central Government”.

Section 7.—For “the Local Governments respectively” substitute “the Central Government”.

Sections 15, 16 and 21.—For “the territories of the East India Company” substitute “British India”.

Section 24.—For “a Native Prince or State, or by any subject of such Native Prince or State as aforesaid” substitute “an Indian State or by the Ruler or any subject thereof”; for “a Local Government” substitute “the Central Government”; for “the dominions of such Native Prince or State and owned by such Prince or State or by any of their subjects” substitute “any Indian State and owned by that State or by the Ruler or any subject thereof”; for “Native Princes or States or their subjects” substitute “Indian States or the Rulers or subjects thereof” and for “a subject of Her Majesty for whom the Governor General in Council has power to legislate” substitute “a British subject”.

Omit section 27.

*The Madras Inland Customs Act, 1844.*

(VI of 1844.)

Throughout the Act for “said Governor in Council” substitute “Central Government”.

Section 8.—For “the territory of the East India Company” substitute “British India”.

Section 9.—For “the East India Company’s territories” substitute “British India”.

Section 13.—For “Government” substitute “Central Government”.

*The Bengal Alluvion and Diluvion Act, 1847.*

(IX of 1847.)

Section 2.—For “as is” substitute “as was on the 8th May 1847”.

Section 3.—For “Government of Bengal” substitute “Provincial Government”.

Section 9.—For “Government” substitute “Crown”.

*The Madras Revenue Commissioner Act, 1849.*

(X of 1849.)

Section 1.—For “Governor of Fort St. George in Council” substitute “Provincial Government of Madras”.

*The Indian Registration of Ships Act (1841) Amendment Act, 1850.*

(XI of 1850.)

Section 2.—For the words from “the dominions” to “Company” substitute “any Indian State” and for “such Native Prince or State or their subjects” substitute “Indian State or the Ruler or a subject thereof”.

Section 3.—For “such Native Princes or States or by their subjects” substitute “an Indian State or the Ruler or a subject thereof”; omit “the Continent of”; after “Ceylon” insert “or Burma”; and for “the Governor or Governor in Council of each Presidency” substitute “the Central Government”.

Section 4.—For “be carried to the credit of the Government of the Presidency in which they are levied” substitute “subject to the provisions of section 143(2) of the Government of India Act, 1935, be carried to the credit of the Central Government”.

*The Public Accountants' Default Act, 1850.*

(XII of 1850.)

Section 2.—Omit “subject to the approval of the Governor or Governor in Council of the Presidency or place”.

For section 3 substitute :—

“ ‘Public accountant’ defined.”

3. For the purposes of sections 1 and 2 of this Act, the expression ‘public accountant’ means any person who, as Official Assignee or Trustee, or as sarbarahkar, is entrusted with the receipt, custody or control of any moneys or securities for money, or the management of any lands belonging to any other person or persons; and for the purposes of sections 4 and 5 of this Act the expression shall also include any person who, by reason of any office held by him in the service of the Crown in India, is entrusted with the receipt, custody or control of any moneys or securities for money, or the management of any lands belonging to the Crown”.

*The Apprentices Act, 1850.*

(XIX of 1850.)

Section 23.—For “the territories under the Government of India” substitute “British India”; and for “Magistrates of India” substitute “Magistrates of British India”.

*The Calcutta Land Revenue Act, 1850.*

(XXIII of 1850.)

Throughout the Act for “East India Company” substitute “Crown”.

*The State Prisoners Act, 1850.*

(XXXIV of 1850.)

Omit the preamble.

For section 1 substitute :—

1.—(1) The warrant of commitment of any State prisoner, under the Bengal State Prisoners Regulation, 1818, may, if it is issued by virtue of the powers conferred by that Regulation on the Central Government, be directed to the commandant of any fortress, or the officer in charge of any jail or place, anywhere in any Governor's Province or Chief Commissioner's Province and may, if it is issued by virtue of the powers conferred by that Regulation on Provincial Governments, be directed to the commandant of any fortress, or the officer in charge of any jail or place, anywhere within the Province in question; but any such warrant issued under that Regulation, whatever the powers by virtue of which it is issued, shall be sufficient authority for the arrest of the State prisoner anywhere in any Governor's Province or Chief Commissioner's Province and for his detention until he can be handed over to the commandant or officer to whom the warrant is directed, or dealt with in accordance with sub-section (1) of section five of the State Prisoners Act, 1858 :

Provided that a State prisoner shall not be arrested under a warrant issued by virtue of the powers conferred by the said Regulation on Provincial Governments, except with the consent of the Government of the Province in which he is arrested.

(2) This section applies throughout British India (including Berar)."

Omit section 2.

*The Public Servants (Inquiries) Act, 1850.*

(XXXVII of 1850.)

Section 2.—For "shall" where it occurs for the second and third times substitute "may".

For section 23 substitute :—

23. In this Act, "the Government" means the Central Government in the case of persons employed under that Government and the Provincial Government in the case of persons employed under that Government."

*The Indian Tolls Act, 1851*

(VIII of 1851.)

Before section 2 insert :—

1A.—This Act extends to the territories administered on the fourth of July, eighteen hundred and fifty-one by the Governor of the Presidency of Fort William in Bengal, the Lieutenant-Governor of North-Western Provinces of Bengal and the Governor of the Presidency of Fort St. George in Council."

Section 2.—For the words from the beginning to "Fort St. George in Council" substitute "The Provincial Government" and for "at the expense of the Government" substitute "at the expense of the Central or any Provincial Government".

Section 8.—Omit all the words after "public revenue".

*The Madras City Land Revenue Act, 1851.*

(XII of 1851.)

Throughout the Act for "East India Company" substitute "the Crown".

*The Sheriffs' Fees Act, 1852.*

(VIII of 1852.)

Sections 1 to 7 shall cease to have effect.

*The Bombay Rent-free Estates Act, 1852.*

(XI of 1852.)

Section 2.—For “Governor of Bombay in Council” substitute “Provincial Government”.

Schedule A.—In rule 1 for “of Government” substitute “of the Provincial Government”.

In rule 2 for “the Governor of Bombay in Council” substitute “the tribunal constituted under section 296 (2) of the Government of India Act, 1935”.

In rule 11 for “of Government” substitute “of the Provincial Government”.

In rule 13 for “the Governor of Bombay in Council” substitute “the Provincial Government”.

Schedule B.—In rule 1 for “the Governor of Bombay in Council” and “the said Governor in Council” substitute “the Provincial Government”.

In rule 2 for “by Government” substitute “by the Provincial Government”.

In rule 4, provision third, for “by Government” substitute “by the Provincial Government”.

In rule 9, for “Government” substitute “the Crown”.

In rule 10, for the first “Government” substitute “the Crown” and for the second “Government” substitute “the Provincial Government”.

In rule 11, for “the Governor of Bombay in Council” substitute “the Provincial Government”.

*The Rent Recovery Act, 1853.*

(VI of 1853.)

Section 5.—For “Government” substitute “the Provincial Government”.

*The Shore Nuisances (Bombay and Kolaba) Act, 1853.*

(XI of 1853.)

Section 6.—For “Governor of Bombay in Council” substitute “Central Government”.

*The Bengal Bonded Warehouse Act, 1854.*

(V of 1854.)

Section 6.—For “Governor of the Presidency of Fort William in Bengal” substitute “Central Government”.

*The Act to Amend Bengal Regulation XI of 1831.*

(XVI of 1854.)

Section 3.—Omit from “and all powers” to “North-Western Provinces”.

*The Conveyance of Land Act, 1854.*

(XXXI of 1854.)

Section 13.—For “the territories under the Government of India” substitute “British India”.



*The Mortgaged Estates Administration Act, 1855.*

(XXIII of 1855.)

Section 1.—For “the territories in the possession of, and under the Government of the East India Company ” substitute “ British India ”.

*The Penal Servitude Act, 1855.*

(XXIV of 1855.)

Section 1.—For “the territories under the Government of India ” substitute “ British India ”.

Sections 2 and 4.—For “the said territories ” substitute “ British India ”.

*The Bengal Embankment Act, 1855.*

(XXXII of 1855.)

Section 2.—For “ Government ” substitute “ the Crown ”.

Section 3.—For “ Government ” substitute “ the Provincial Government ”.

Section 4.—For “ Government ” substitute “ the Crown ”.

Section 5.—In clause (v) for “ Government ” substitute “ the Provincial Government ”.

Section 6.—For “ Government ” substitute “ the Crown ”.

Section 7.—In clause (xii) for “ Government ” substitute “ the Crown ”.

Section 8.—In clause (i) for the first “ Government ” substitute “ the Crown ” and for the second “ Government ” substitute “ the Provincial Government ”.

Section 10.—For “ Government ” substitute “ the Crown ”.

Section 11.—In clause (i) for “ Government ” substitute “ the Provincial Government ”.

Section 18.—For the words from “ the Regulations ” to the end of the section substitute “ any law for the time being in force ”.

*The Sonthal Parganas Act, 1855.*

(XXXVII of 1855.)

Section 1.—The first “ Governor General of India in Council ” shall stand unmodified.

For “ no law which shall hereafter be passed by the Governor General of India in Council ” substitute “ no Central Act passed before the commencement of Part III of the Government of India Act, 1935 ”.

For “ Lieutenant Governor of Bengal ” and “ said Lieutenant Governor ” substitute “ Provincial Government ”.

Section 3.—For “ said Lieutenant Governor ” substitute “ Provincial Government ”.

*The European Deserters Act, 1856.*

(XI of 1856.)

Sections 2 and 5.—For “ the territories of the East India Company ” substitute “ British India ”.

*The Civil Courts Amins Act, 1856.*

(XII of 1856.)

Section 2.—For the second paragraph substitute—

“ The number of Amins to be employed in each district shall be determined by the Provincial Government.”

Section 3.—For the words from “ Civil Court Amins ” to “ attach them ” substitute “ District Judge shall, from time to time, attach the Civil Court Amins ”.

Section 9.—For “ Government ” substitute “ the revenues of the Provinces ”.

*The Bengal Chaukidari Act, 1856.*

(XX of 1856.)

Section 3.—For “ Government ” substitute “ Provincial Government ”.

Section 32.—For the first “ Magistrate ” substitute “ Provincial Government ”.

Sections 33 and 34.—For “ Subject to the approval of the Commissioner, the Magistrate ” substitute “ The Provincial Government ”.

Section 50.—For “ in the General Regulations of the Bengal Code or Acts of the Government of India ” substitute “ by any law ”.

*The Calcutta University Act, 1857.*

(II of 1857.)

Section 1.—For “ the territories under the Government of India ” substitute “ British India ”.

For section 4 substitute—

“Chancellor. 4. Such person as the Governor General, exercising his individual judgment, may appoint, shall be the Chancellor of the said University.”

Sections 5, 7 and 15.—For “ Local Government of Bengal ” substitute “ Central Government ”.

*The Tobacco Duty (Town of Bombay) Act, 1857.*

(IV of 1857.)

Section 7.—Omit “ of Bombay ”.

Section 11.—For “ Government ” substitute “ the Provincial Government ”.

At the end of the Act insert—

“Meaning of ‘Government’. 22. In this Act, ‘ Government ’ means, so long as the municipal duty is, by virtue of section 143 (2) of the Government of India Act, 1935, levied and collected by the Provincial Government, that Government, and thereafter the Central Government.”

*The Madras Uncovenanted Officers Act, 1857.*

(VII of 1857.)

Section 1.—For “ Governor of Fort St. George in Council ” substitute “ Provincial Government of Madras ”, and for “ said Presidency ” substitute “ Province ”.

Omit section 6.

*The Opium Act, 1857.*

(XIII of 1857.)

Sections 3 to 8.—For “ Government ” substitute “ the Central Government ”.

Section 10.—For “ Government ” substitute “ the Crown ”.

Sections 11, 12, 13, 15, 19 and 20.—For “ Government ” substitute “ the Central Government ”.

Section 23.—For the first “ Government ” substitute “ the Crown ” and for the second “ Government ” substitute “ the Central Government ”.

Section 26.—For “Government” substitute “the Central Government”.

Section 29.—For “Government” substitute “the Crown”.

Section 31.—Omit the first “of Government”; for the second, third and fourth “of Government” substitute “of the Crown” and for “the Government” substitute “the Central Government”.

Omit section 32.

*The Howrah Offences Act, 1857.*

(XXI of 1857.)

Omit section 57.

*The Bombay Land Customs Act, 1857.*

(XXIX of 1857.)

Throughout the Act for “Governor in Council” substitute “Central Government”.

Section 12.—For “the Government” and “Government” substitute “the Central Government”.

*The State Prisoners Act, 1858.*

(III of 1858.)

Omit the preamble and section 2.

For section 3 substitute :—

3. The provisions of section one of the State Prisoners Act, 1850 (which relate to the persons to whom warrants of commitment under the Bengal State Prisoners Regulation, 1818, may be addressed, and the effect of such warrants) shall apply in relation to warrants of commitment under Regulation II, 1819, of the Madras Code, and Regulation XXV, 1827, of the Bombay Code, as they apply in relation to warrants of commitment issued under the Bengal State Prisoners Regulation, 1818, by virtue of the powers conferred thereby on Provincial Governments.”

For section 5 substitute :—

5.—(1) A State prisoner who is or is to be confined in any Province under the provisions of any of the said Regulations for reasons connected with the maintenance of public order therein may, by arrangement between the Provincial Governments concerned, be transferred to or, as the case may be, retained in another Province and confined in that other Province in accordance with that one of the said Regulations which is in force in that other Province in all respects as if reasons connected with the maintenance of public order in that other Province required his confinement therein.

(2) Nothing in this section shall be construed as limiting the power of the Central Government to transfer State prisoners from one place of confinement in a Governor's Province or a Chief Commissioner's Province to another place of confinement in that or any other Province, or the power of a Provincial Government to transfer State prisoners from one place of confinement in the Province to another place of confinement in the Province.”

After section 5, insert the following section :—

6. This Act extends to the whole of British India (including Berar).”

“Extent.

*The Bengal Ghatwali Lands Act, 1859.*

(V of 1859.)

Section 2.—For “Government” substitute “the Crown”

*The Forfeiture Act, 1859.*

(IX of 1859.)

Section 18.—For “discharged by order of Government” substitute “duly discharged”.

*The Bengal Rent Act, 1859.*

(X of 1859.)

Sections 29, 73 and 76.—For “Government” substitute “the Crown”.

Sections 132 and 165.—For “Government” substitute “the Provincial Government”.

Section 166.—For “Government” substitute “the Crown”.

Section 168.—For “Executive” substitute “Provincial”.

*The Bengal Land-Revenue Sales Act, 1859.*

(XI of 1859.)

Section 8.—For the first “Government” substitute “the Provincial Government”, and for the second “Government” substitute “the Crown”.

Section 14.—For “Government” substitute “the Provincial Government”.

Section 15.—For “to Government” substitute “to the Provincial Government”.

Section 32.—For “the Government” substitute “the Provincial Government”.

Section 35.—For “Government” substitute “the Provincial Government”.

Section 50.—For “by Government” substitute “by the Provincial Government”.

Section 52.—For “Regulations of Government” substitute “law for the time being in force”.

Section 58.—For “Government” substitute “Provincial Government”.

Sections 60 and 61.—For “Government” substitute “the Provincial Government”.

*The Moplah Outrages Act, 1859.*

(XX of 1859.)

Section 2.—For “of Fort St. George” substitute “of Madras”.

*The Madras District Police Act, 1859.*

(XXIV of 1859.)

Section 4.—Omit “appoint”.

Section 5.—Omit from “who shall from time to time” to the end of the section.

Section 8.—Omit “subject to the control of the Governor-General of India in Council” and at the end of the section insert—

“The pay and all other conditions of service of officers of the Subordinate Police shall, subject to the provisions of this Act, be such as may be determined by the Provincial Government.”

For section 10 substitute :—

10.—Subject to such rules as the Provincial Government may, from time to time, make under this Act, the Inspector-General, Deputy Inspector-General and District Superintendents of Police may at any time dismiss, suspend or reduce to a lower post, or time scale, or to

“Dismissal, suspension, or reduction of officers of the Subordinate Police.”

a lower stage in time scale, any officer of the Subordinate Police whom they shall think remiss or negligent in the discharge of his duty or otherwise unfit for the same and may order the recovery from the pay of any such Police Officer of the whole or part of any pecuniary loss caused to Government by his negligence or breach of orders."

Section 11.—For "so appointed" substitute "appointed as an Officer of the Subordinate Police".

Section 13.—For "Inspector-General of Police or any Deputy Inspector-General or any District Superintendent" substitute "Provincial Government", and for "said Inspector-General" substitute "Inspector-General".

Section 15.—Omit from the beginning to "under those sections" and insert "All sums of money payable under the two last preceding sections".

*The Societies Registration Act, 1860.*

(XXI of 1860.)

Section 3.—For "the Governor-General of India in Council" and "Government" substitute "the Provincial Government".

Section 13.—For "whenever the Government" substitute "whenever any Government", and for "without the consent of Government" substitute "without the consent of the Government of the Province of registration".

*The Police Act, 1861.*

(V of 1861.)

Section 1.—At the end insert the words "References to the subordinate ranks of a police force shall be construed as references to members of that force below the rank of Deputy Superintendent".

Section 2.—Omit "and the members of such force shall receive such pay" and the words from "subject in the case of officers" to the end of the section.

At the end of the section insert—

"Subject to the provisions of this Act the pay and all other conditions of service of members of the subordinate ranks of any police force shall be such as may be determined by the Provincial Government".

Section 3.—Omit from "subject in the case of" to "Governor-General of India in Council" and omit "appoint".

Section 4.—Omit the last sentence.

Section 7.—For the words from the beginning to "dismiss, suspend or reduce any police officer" substitute—"Subject to such rules as the Provincial Government may from time to time make under this Act, the Inspector-General, Deputy Inspectors-General, Assistant Inspectors-General and District Superintendents of Police may at any time dismiss, suspend or reduce any police officer of the subordinate ranks"; and after "punishments to any police officer" insert "of the subordinate ranks".

Section 8.—For "so appointed" substitute "appointed to the police force other than an officer mentioned in section 4".

Section 16.—Omit sub-section (2).

Section 27.—For "at the disposal of Government" substitute "at the disposal of the Provincial Government".

Omit section 41.

Section 46.—For "Governor-General in Council" substitute "Provincial Government".

*The Stage-Carriages Act, 1861.*

(XVI of 1861.)

Section 21.—Omit the definition of “British India”.

*The Government Seal Act, 1862.*

(III of 1862.)

For “any Act of the Governor-General of India in Council” substitute “any Act of the Central Legislature”; and for “the inscription ‘Government of India’” substitute “the inscription ‘Government of India’ or Government of the Federation of India’”.

*The Excise (Spirits) Act, 1863.*

(XVI of 1863.)

Section 2.—At the beginning insert “In each Province”, and for “Local Government” substitute “Central Government”.

*The Religious Endowments Act, 1863.*

(XX of 1863.)

For section 24 substitute:—

“India.

24. The word ‘India’ in this Act shall mean British India.”

*The Waste Lands (Claims) Act, 1863.*

(XXIII of 1863.)

Throughout the Act for “Government” or “the Government” substitute “the Provincial Government”.

*The Official Gazettes Act, 1863.*

(XXXI of 1863.)

This Act shall cease to have effect.

*The Foreigners Act, 1864.*

(III of 1864.)

Section 1.—Omit the definitions of “British India” and “Local Government”.

Section 3.—Omit from “and any Local Government” to the end of the section.

Section 3A.—For “Local Government” substitute “Central Government”.

Section 4.—Omit “or by the Local Government under whose order he shall have removed himself or been removed”, “or of the Local Government within whose jurisdiction he shall be so apprehended or detained” and “or Local Government”.

Section 6.—Omit “or by the Local Government of such place”.

For section 11 substitute—

“Grant of  
licences.

11. Licences under this Act may be granted by the Central Government or by officers specially authorised by that Government.”

Section 13.—Omit “or the Local Government” and “or by the Local Government of any part of British India in which all the provisions of this Act are for the time being in force and in which the foreigner holding the same may be”.

Section 14.—For “Government” substitute “the Central Government”.

Section 15.—For “the Local Government to which he is subordinate” substitute “the Central Government”.

For section 17 substitute—

17. The Central Government may order any person apprehended or detained under the provisions of this Act to remove himself from any part of British India by sea or by such other route as the Central Government may direct; or the Central Government may cause him to be removed from that part of British India by such route and in such manner as to that Government may seem fit.” “Removal of persons apprehended.”

Omit section 19.

Section 25.—Omit “or the Local Government of any part of British India in which this Act may for the time being be in Force”.

*The Indian Tolls Act, 1864.*

(XV of 1864.)

Omit section 4.

*The Carriers Act, 1865.*

(III of 1865.)

Section 11.—For “Governor-General in Council” substitute “Provincial Government”.

*The Native Converts' Marriage Dissolution Act, 1866.*

(XXI of 1866.)

Section 3.—Omit the definition of “High Court”.

*The Unclaimed Deposits Act, 1866.*

(XXV of 1866.)

Section 1.—For “the Government of India for the general purposes of Government” substitute “the Government of the Province in which the court has its principal seat”.

Section 4.—For “paid to the Government of India” substitute “paid to any Government” and for “the Government of India shall pay” substitute “the Government of the Province in which that court has its principal seat shall pay”.

*The Indian Trustees Act, 1866.*

(XXVII of 1866.)

Section 2.—For the definition of “High Court” substitute “‘High Court’ means a court which is a High Court for the purposes of the Government of India Act, 1935”.

*The Trustees' and Mortgagees' Powers Act, 1866.*

(XXVIII of 1866.)

Section 1.—For the definition of “High Court” substitute “‘High Court’ means a court which is a High Court for the purposes of the Government of India Act, 1935”.

*The Ganges Tolls Act, 1867.*

(I of 1867.)

Preamble.—Omit from “to be applied” to “Dinapur”.

Section 1.—Omit the definition of “Lieutenant-Governor”.

After section 1 insert—

‘ Extent,

1A.—The said Act shall extend only to so much of the United Provinces as on the 18th January, 1867, formed part of the North-western Provinces of the Presidency of Fort William.”

Section 2.—For “subject to the government of the Lieutenant-Governor as he” substitute “as the Provincial Government”.

Omit section 4.

Section 9.—For “the Government of India” substitute “the Provincial Government”.

Sections 14, 15 and 16.—For “between Allahabad and Dinapur” substitute “below Allahabad”.

Section 17.—Omit “and may be disposed of as the Lieutenant-Governor shall from time to time direct”.

*The Public Gambling Act, 1867.*

(III of 1867.)

Section 1.—Omit the definitions of “Lieutenant-Governor” and “Chief Commissioner”.

Section 2.—For “the Lieutenant-Governor or the Chief Commissioner, as the case may be” substitute “the Provincial Government”.

Section 5.—For “Lieutenant-Governor or the Chief Commissioner” substitute “Provincial Government”.

Section 17.—Omit from “and such fines” to the end of the section.

*The Oriental Gas Company Act, 1867.*

(XI of 1867.)

Preamble.—For “Local Government” substitute “Central Government”.

Omit section 1.

Section 2.—For “Local Government” substitute “Central Government” and for “within the territories subject to such government” substitute “in British India”.

*The Sarais Act, 1867.*

(XXII of 1867.)

Section 2.—Omit the definition of “Local Government”.

Section 17.—For “the territories which are or may be vested in Her Majesty or her successors by the Statute 21 & 22 Vict. cap. 106 (an Act for the better government of India)” substitute “British India”.

*The Punjab Murderous Outrages Act, 1867.*

(XXIII of 1867.)

Section 1.—Omit “with the previous consent of the Governor-General of India in Council” and “and with such consent”.



*The Press and Registration of Books Act, 1867.*

(XXV of 1867.)

Section 1.—Omit the definitions of “British India” and “Local Government”.

Section 17.—Omit the second paragraph.

Section 21.—For “The Governor-General in Council or the Local Government may, by notification in the Gazette of India or the Local Gazette, as the case may be,” substitute “The Provincial Government may, by notification in the official Gazette”.

*The Chief Commissioners' Powers Act.*

(XXXII of 1867.)

This Act shall cease to have effect.

*The Indian Divorce Act.*

(IV of 1869.)

Section 2.—For “dominions hereinafter mentioned” substitute “territories hereinafter mentioned” and for “dominions of Princes and States in India in alliance with Her Majesty” substitute “Indian States”.

Section 3.—For sub-sections (1) and (2) substitute:—

“(1) ‘High Court’ means with reference to any area—

- (a) in Bengal, Assam and the Andaman and Nicobar Islands, the High Court at Calcutta;
- (b) in the Provinces of Madras and Coorg, the High Court at Madras;
- (c) in the Province of Bombay and in Panth Piploda, the High Court at Bombay;
- (d) in Agra and Ajmer-Merwara, the High Court at Allahabad;
- (e) in Oudh, the Chief Court of Oudh;
- (f) in the Punjab, the North West Frontier Province, British Baluchistan and Delhi, the High Court at Lahore;
- (g) in Bihar and Orissa, the High Court at Patna;
- (h) in the Central Provinces and Berar, the High Court at Nagpur;
- (i) in Sind, the Court of the Judicial Commissioner in Sind; and
- (j) in any Indian State, the Court which is a High Court for the purposes of the Government of India Act, 1935, and exercises original criminal jurisdiction in respect of European British subjects in that area.

In the case of any petition under this Act, “High Court” means the High Court for the area where the husband and wife reside or last resided together.

(2) “District Judge” means—

- (a) in a Province, a Judge of a Principal Civil Court of original jurisdiction, however designated; and
- (b) in any area in an Indian State, such officer as the Central Government shall from time to time appoint in this behalf by notification in the Official Gazette, and, in the absence of such an officer, the High Court for the area.”

For section 17A, substitute:—

17A. The Provincial Government of any Province within which any High Court established by Letters Patent exercises jurisdiction, may appoint an officer who shall, within the jurisdiction of the High Court in that Province, have the like right of showing cause why a decree for the dissolution of a marriage should not be made absolute or should

of officer to exercise duties of King's Proctor.

not be confirmed, as the case may be, as is exercisable in England by the King's Proctor; and the said Government may make rules regulating the manner in which the right shall be exercised and all matters incidental to or consequential on any exercise of the right.

In relation to the jurisdiction of any such High Court as aforesaid in an Indian State this section shall have effect as if the reference to the Provincial Government was a reference to the Central Government.

*The Bombay Civil Courts Act, 1869.*

(XIV of 1869.)

Throughout the Act, except as otherwise expressly provided, for "Governor of Bombay in Council" substitute "Provincial Government".

Section 1.—The words to "now in force" shall stand unmodified.

For "any other of the territories under such Government" substitute "any other of the said territories".

Section 5.—Omit from "He shall be appointed" to the end of the section.

Section 14.—Omit "under the general control of the Governor General of India in Council" and omit from "and may suspend" to the end of the section.

Section 21.—Omit "acting under the general control of the Governor General of India in Council".

Section 22.—Omit from "No person" to the end of the section.

Section 23.—In the paragraph beginning "For the purpose of assisting the Judge" for "the Governor of Bombay in Council may appoint to such court" substitute "the High Court may appoint to such court from the members of the Subordinate Civil Judicial Service of the Province".

Section 24.—For "Government" substitute "the Provincial Government".

Section 32.—For "the Secretary of State for India in Council" and "Government" (except in the phrase "Government railway") substitute "the Crown".

Omit sections 33, 34 and 38.

Section 39.—For "the said ministerial officers" substitute "the ministerial officers of the Civil Courts".

Section 40.—For the words to "jurisdiction" substitute "There may be appointed to any Civil Court under this Act".

Omit section 40A.

*The Court-Fees Act, 1870.*

(VII of 1870.)

After section 1 insert—

"Definition of  
'Appropriate  
Government.'"

1A.—In this Act 'the Appropriate Government' means, in relation to fees or stamps relating to documents presented or to be presented before any officer serving under the Central Government, that Government, and in relation to any other fees or stamps, the Provincial Government."

Omit section 2, as in force elsewhere than in Bengal.

Section 3.—After "the Government of India Act, 1915", insert "or section 229 of the Government of India Act, 1935."

Sections 26, 27, 34 and 35.—For "Local Government" substitute "Appropriate Government".

Schedule I.—Omit Entry 14.

*The Female Infanticide Prevention Act, 1870.*

(VIII of 1870.)

Section 7.—Omit “the Governor General of India in Council may by order extend it to any part of the territories (other than Oudh) under the immediate administration of the Government of India and ”

*The Oudh Taluqdars' Relief Act, 1870.*

(XXIV of 1870.)

Section 2.—Omit the definition of “Chief Commissioner”.

Sections 4, 5, and 8.—For “to Government” substitute “to the Crown”.

Section 20.—Omit “approved by the Governor-General of India in Council and”.

*The Cattle Trespass Act, 1871.*

(I of 1871.)

Section 6.—For the words from the beginning of the section to “removed by such Magistrate” substitute “The Provincial Government shall appoint a pound-keeper for every pound”.

Section 17.—For “dispose of them as hereinafter provided” substitute “be deemed to hold them as part of the revenues of the Province”.

Omit section 18.

Section 31.—Omit all the words after “jurisdiction of the local authority”.

*The Prisoners Act, 1871.*

(V of 1871.)

This Act shall cease to have effect.

*The Pensions Act, 1871.*

(XXIII of 1871.)

After section 3 insert—

3A. The expression ‘the appropriate Government’ means, in <sup>a</sup> Definition. relation to federal pensions, the Central Government, and in relation to other pensions, the Provincial Government.”

Sections 5 and 10.—For “Local Government” substitute “appropriate Government”.

Section 11.—At the end insert—

“This section applies in British India also to pensions granted or continued, after the separation of Burma from India, by the Government of Burma”.

Section 13.—For “Local Government” substitute “appropriate Government”.

Section 14.—At the beginning insert “In each Province” and for “Local Government” substitute “appropriate Government”.

*The Indian Weights and Measures of Capacity Act, 1871.*

(XXXI of 1871.)

Throughout the Act, save as expressly provided, for “Governor-General in Council” and “Local Government” substitute “appropriate Government”.

Section 10.—For “Governor-General in Council and the Local Government respectively” and “Governor-General in Council or the Local Government respectively” substitute “appropriate Government”.

After section 17 insert—

“Definition of appropriate Government.”

18. In this Act “the appropriate Government” means, in relation to standards of weight, the Central Government, and in relation to measures of capacity, the Provincial Government”.

*The Indian Evidence Act, 1872.*

(I of 1872.)

Section 26.—In the Explanation, omit “or in Burma”.

Section 36.—For “Government” substitute “any government in British India”.

Section 37.—For “Act of the Governor-General of India in Council” substitute “Act of the Central Legislature” and for the words from “for the time being” to the end of the section substitute “by any laws for the time being in force or in a Government notification or notification by the Crown Representative appearing in the Official Gazette or in any printed paper purporting to be the London Gazette or the Government Gazette of any Dominion, colony or possession of His Majesty is a relevant fact”.

Section 57.—Substitute for paragraph (1) :—

“(1) all Indian laws”.

In paragraph (4) for the words from “of the Councils” to “relating thereto” substitute “of the legislatures established under any laws for the time being in force in British India”.

In paragraph (6) for “the Governor-General or any Local Government in Council” substitute “the Central Government or the Crown representative”.

In paragraph (7) for “the Gazette of India or in the Official Gazette of any Local Government” substitute “any Official Gazette”.

Section 78.—In sub-section (1) for “the Executive Government of British India” substitute “the Central Government”; after the first “departments” insert “or of the Crown Representative”, and at the end of the sub-section add “or, as the case may be, of the Crown Representative”; in sub-section (2) for “by order of Government” substitute “by order of the Government concerned”; and in sub-section (4) for “public act of the Governor-General of India in Council” substitute “Central Act”.

Section 79.—For “Native State in alliance with Her Majesty” substitute “Indian State” and for “the Governor-General in Council” substitute “the Central Government or the Crown representative”.

Section 81.—For “the Gazette of India, or the Government Gazette of any Local Government, or” substitute “any Official Gazette, or the Government Gazette”.

Section 83.—For “Government” substitute “any Government in British India”.

Section 113.—After “any portion of British territory has” insert “before the commencement of Part III of the Government of India Act, 1935”.

*The Special Marriage Act, 1872.*

(III of 1872.)

Section 5.—For “Government” substitute “Provincial Government”.

*The Punjab Laws Act, 1872.*

(IV of 1872.)

Throughout the Act, except as otherwise provided, for "the Local Government", "the Government" and "Government" substitute "the Provincial Government".

Section 39c.—Omit "subject to the control of the Governor-General in Council".

Section 48.—For "the Government" substitute "the Crown" and for "the Local Government" substitute "the government for whose purposes the land is vested in His Majesty".

Section 50A.—For the words down to "unless" substitute "Rules made under this Act shall not be valid unless".

*The Indian Contract Act, 1872.*

(IX of 1872.)

Section 21.—Before the Illustration insert the following paragraph :—

"After the establishment of the Federation of India this section applies in relation to Central Acts made for a Federated State as it applies to laws in force in British India".

*The Indian Christian Marriage Act, 1872.*

(XV of 1872.)

Throughout the Act for "Native State" and "Native States" substitute "Indian State" and "Indian States".

Section 1.—For "the territories of Native Princes and States in alliance with Her Majesty" substitute "the Indian States".

Section 3.—Omit the definition of Native State.

Section 6.—Omit "or in the Gazette of India, as the case may be".

Section 8.—For "the territories of any Native Prince or State in alliance with Her Majesty" substitute "any Indian State".

Section 81.—For "the Governor-General in Council" substitute "the Government by whom he was appointed".

Section 84.—For "may" substitute "shall".

Section 86.—In sub-section (1) for "exercised" substitute "exerciseable". In the same sub-section "the local Official Gazette" shall stand unmodified.

*The Madras Civil Courts Act, 1873.*

(III of 1873.)

Section 1.—Omit "for the time being" but in other respects the section shall stand unmodified.

Omit sections 6 and 7, the whole of Part IV and sections 22 and 23.

For section 24 substitute—

24. The Ministerial Officers of a Court shall perform such duties as may from time to time be imposed upon them by the presiding officer of the Court." <sup>"Duties of Ministerial Officers."</sup>

Omit sections 24A and 26.

*The Northern India Canal and Drainage Act, 1873.*

(VIII of 1873.)

Throughout the Act, except in sections 52 and 54, for "Government" and "the Government" substitute "the Provincial Government".

Section 1.—For "for the time being" substitute "which on the 11th February 1873 were"; but otherwise the section shall stand unmodified.

*The Indian Oaths Act, 1873.*

(X of 1873.)

Section 1.—For “subjects of Her Majesty” substitute “British subjects” and for “the territories of Native princes and States in alliance with Her Majesty” substitute “all Indian States”.

Section 3.—For “under the provisions of the Indian Councils Act, 1861, the Governor-General in Council has not power to repeal” substitute “no legislature or authority in British India has power to repeal”.

*The North-Western Provinces Village and Road Police Act, 1873.*

(XVI of 1873.)

Section 1.—For the second paragraph substitute—

“This Act extends only to the territories which were on the 21st of November, 1873, under the Government of the Lieutenant-Governor of the North-Western Provinces”.

Section 5.—For “at discretion by such Magistrate or by some officer authorised by him in that behalf” substitute “by the Provincial Government”.

Section 6.—For “the Magistrate of the district” substitute “the Provincial Government”.

Section 7.—For “Magistrate of the district” substitute “Provincial Government” and for “the road police of his district” substitute “road police”.

*The Married Women's Property Act, 1874.*

(III of 1874.)

Section 2.—For “subjects of Her Majesty” substitute “British subjects” and for “the dominions of Princes and States in India in alliance with Her Majesty” substitute “all Indian States”.

Section 6.—For “Presidency” substitute “Province”.

*The Foreign Recruiting Act, 1874.*

(IV of 1874.)

Section 3.—Omit “signed by a Secretary to the Government of India”.

*The European Vagrancy Act, 1874.*

(IX of 1874.)

Section 1.—In the second paragraph for “the dominions of Princes and States in India in alliance with Her Majesty” substitute “British subjects in any Indian State”. For the third and fourth paragraphs substitute—

“And it shall come into force at once :

Provided that sections 4 to 16 (both inclusive), 19, 20, 24 and 29 shall not come into force in Coorg, or in the Andaman and Nicobar Islands, or as regards British subjects in any Indian State, until such day or respective days as the appropriate Government by notification in the Official Gazette appoints in this behalf”.

Section 3.—After “In this Act” insert the following definition—

“‘the appropriate Government’ means, in relation to British subjects in any Indian State, the Central Government, and in other cases, 45 the Provincial Government.”

Section 6.—For “any part of the dominions mentioned in section 1” substitute “any Indian State”.

Sections 8, 10, and 11.—For “Local Government” substitute “appropriate Government”.

Section 12.—Omit “and may be suspended or removed”; and for “Local Government” substitute “appropriate Government”.

Sections 13 and 14.—For “Local Government” substitute “appropriate Government”.

Section 16.—For “the Local Government” and “Government” substitute “the Central Government”.

Section 17.—For “the Secretary of State for India in Council”, “the Local Government of the territories in which such port is situate” and “the said Secretary of State in Council” substitute “the Central Government”.

Omit section 18.

Section 22.—For “the Secretary of State for India” substitute “the Central Government”.

For section 26 substitute—

26. All fines recovered under this Act shall be paid to the credit <sup>“Payment of</sup> of the Government of the Province in which the fine was imposed <sup>fines”</sup>.

For section 27 substitute—

27. All prosecutions under this Act, other than prosecutions under <sup>“Prosecutions,</sup> section 22, may be instituted and conducted by such officer as the appropriate Government from time to time appoints in that behalf, and all prosecutions under section 22 may be instituted and conducted by such officer as the Central Government from time to time appoints in that behalf”.

Section 31.—Omit “chargeable to the State as”; for the words from “pay to the Government” to “by the State” substitute “pay to the Central Government the cost of his removal under this Act, and to that and any other Government in British India all other charges incurred by the Government in question”; and for “Secretary of State for India in Council” substitute “Government concerned”.

Section 32.—Omit “chargeable to the State as”. For the words from “to the Government” to “by the State” substitute “to the Central Government the cost of such person's removal under this Act, and to that and any other Government in British India all other charges incurred by the Government in question”, and for “any payment to the Government” substitute “any payment to any Government”.

Section 34.—For “a Local Government” and “the Local Government” substitute “the Central Government” and for “Sections 16 and 18” substitute “Section 16”.

Section 35.—For “shall be exercised” substitute “may, subject to the provisions of section 124 of the Government of India Act, 1935, be exercised”.

Section 36.—For “The Local Government” substitute “The Central Government and any Provincial Government, as respects matters with which they are respectively concerned”.

The Second Schedule.—For “the Secretary of State for India in Council”, “the Local Government”, “the said Secretary of State” and “the said Secretary of State in Council” substitute “the Governor-General in Council (or, after the establishment of the Federation, the Governor-General of India)” and omit all words after “embark as aforesaid”.

*The Scheduled Districts Act, 1874.*

(XIV of 1874.)

This Act shall cease to have effect, without prejudice to the continuing validity of any notification, appointment, regulation, direction or determination made thereunder and in force immediately before the commencement of Part III of the Government of India Act, 1935 :

Provided that, where immediately before the first day of April, 1937, any enactment is, by virtue of any notification made under this Act, in force in any area in British India, either with or without restrictions or modifications, the Central Government, in relation to matters enumerated in List I of the Seventh Schedule to the Government of India Act, 1935, and the Provincial Government, in relation to other matters, may, within six months from the said date, by notification in the Official Gazette, declare that the enactment in question shall have effect in that area subject to such modifications and adaptations specified in the notification as the Government in question may deem necessary or expedient to bring it into accord with the Government of India Act, 1935.

*The Laws Local Extent Act, 1874.*

(XV of 1874.)

Omit from the Schedules the references to the Bengal State Prisoners Regulation, 1818, the Madras Regulation II of 1819, the Bombay Regulation XXV of 1827, the State Prisoners Act, 1850, and the State Prisoners Act, 1858.

Omit Part XI of the Sixth Schedule.

*The Indian Majority Act, 1875.*

(IX of 1875.)

Section 1.—For “subjects of Her Majesty” substitute “British subjects” and for “the dominions of Princes and States in India in alliance with Her Majesty” substitute “all Indian States”.

*The Indian Law Reports Act, 1875.*

(XVIII of 1875.)

Omit the preamble.

In section 3 for the words from “decided by” to “the said day” substitute “decided on or after the said day by any Court in British India which is a High Court for the purposes of the Government of India Act, 1935”.

*The Central Provinces Laws Act, 1875.*

(XX of 1875.)

Sections 2 and 4.—For “Governor General in Council” substitute “Central Legislature”.

Section 8.—Omit clause (d).

The Schedule.—In the entry in column 4 against Bengal Regulation XI of 1806, omit “of the Governor General in Council and”, and for “Chief Commissioner” substitute “Central Government”.

In the entry in column 4 against Bengal Regulation VI of 1825 for “Chief Commissioner” substitute “Central Government”.

*The Chota Nagpur Encumbered States Act, 1876.*

(VI of 1876.)

Throughout the Act for “Lieutenant-Governor of Bengal” substitute “Provincial Government”.



Sections 2, 3, 4, and 7.—For “incurred to Government” substitute “incurred to the Crown”.

Section 19.—Omit “subject to the control of the Governor-General in Council”.

*The Native Coinage Act, 1876.*

(IX of 1876.)

Omit section 2 and throughout the remainder of the Act for “native State” and “native States” substitute “Indian State” and “Indian States”.

*The Bombay Revenue Jurisdiction Act, 1876.*

(X of 1876.)

Section 1.—Omit “for the time being” but in other respects the section shall stand unmodified.

Section 3.—For “of Government” substitute “of the Crown” and for “by Government” substitute “by the Provincial Government”.

Section 4.—For “claims against Government” substitute “claims against the Crown”; for “by Government” substitute “by the Provincial Government”; for “to Government” substitute “to the Crown” and for “Governor of Bombay in Council” substitute “Provincial Government”.

Section 5.—For “against Government” substitute “against the Crown”, and for “by Government” substitute “by the Provincial Government”.

Section 11.—For “against Government” substitute “against the Crown”.

Section 12.—Omit “the Governor-General in Council or” and “as the case may be”.

Section 16.—For “against Government” substitute “against the Crown or the Federal Railway Authority”; for “and the Government undertakes” substitute “and the Crown or the Federal Railway Authority undertakes”; for “for the Government” substitute “for the Provincial Government”; and for “on Government” substitute “on the Provincial Government”.

*The Oudh Laws Act, 1876.*

(XVIII of 1876.)

Sections 1 and 26.—Omit from “the territories of” to “Chief Commissioner of”.

Section 27.—In clauses (c) and (d) after “persons” insert “(not being persons in the service of the Crown)”.

Section 39.—In clause (d) omit “with the previous sanction of the Governor General in Council”.

For clause (e) substitute—

“(e) the keeping and custody of civil, criminal and revenue records.”

Omit clause (f) and the proviso.

*The Dramatic Performances Act, 1873.*

(XIX of 1876.)

Section 3.—After “British India” insert “or British Burma” and omit “and Rangoon”.

Omit section 11.

*The Specific Relief Act, 1877.*

(I of 1877.)

Section 9.—For “the Government” substitute “the Secretary of State; the Central Government, the Crown Representative or any Provincial Government”.

Section 45.—For “Fort William, Madras, Bombay and Rangoon” substitute “Calcutta, Madras and Bombay”; and for paragraph (f) substitute—

“(f) to make any order binding on the Secretary of State, the Central Government, the Crown Representative or any Provincial Government”.

Section 58.—For “the Government of India or the Local Government” substitute “the Central Government, the Crown Representative or any Provincial Government”.

*The Opium Act, 1878.*

(I of 1878.)

Section 1.—For “Governor-General in Council” substitute “Provincial Government”.

Section 3.—At the end insert—

“‘sale’ does not include sales for export across customs frontiers as defined by the Central Government, and ‘sell’ shall be construed accordingly.”

Section 5.—Omit “subject to the control of the Governor-General in council.”

For section 7 substitute—

“Warehousing  
opium.”

7. The Provincial Government may, by notification published in the Official Gazette, declare any place to be a warehouse for all or any opium legally imported, whether before or after the payment of any duty leviable thereon, into the territories administered by that Government, or into any specified part thereof, and intended to be exported thence.

So long as the declaration remains in force, the owner of all such opium shall be bound to deposit it in that warehouse.”

Section 8.—Omit “subject to the control of the Governor-General in Council”.

Section 13.—Omit from “out of the proceeds” to the end.

Section 23.—For “Government” substitute “Provincial Government”.

*The Sea Customs Act, 1878.*

(VIII of 1878.)

Section 3.—In paragraph (a) for the words from “to a Local Government” to “in that behalf” substitute “and entrust to a Provincial Government or to an officer of a Provincial Government under section 124 (1) of the Government of India Act, 1935, such Government or officer, as the case may be”.

In paragraph (d) omit “except Aden”.

In paragraph (e) omit “Aden and”.

Omit paragraph (k).

Omit section 7.

Section 8.—For “Local Government” substitute “Central Government”.

Section 18.—For “and British India” substitute “British India and British Burma;” and after “or in British India” insert “or in British Burma”.

Section 19.—For the words from “or any specified part” to the end of the section substitute “across any customs frontier as defined by the Central Government”.

Section 19A.—In sub-section (3) for “or British India” substitute “British India or British Burma”; in sub-section (5) for “Secretary of State for India in Council” substitute “Central Government”; and for sub-section (6) substitute—

“(6) All regulations under this section shall be published in the Gazette of India and, with the consent of the Provincial Government concerned, in the Official Gazette of each Province.”

Section 32.—For “Government” substitute “the Central Government”.

Section 88.—The words “the local official gazette” shall stand unmodified and for “Local Government” substitute “Central Government”.

Section 128.—Omit “Aden, Rangoon, Maulmain, Akyah”.

Section 151.—After “at such rate” insert “(not exceeding the difference between the two rates)”.

Section 155.—For “the Local Government” substitute “the Central Government” and omit “with the previous sanction of the Governor-General in Council”.

Section 177.—For “Indian Marine or Marine Survey” substitute “or His Majesty’s Indian Navy”.

Section 185.—Omit the words from “and in the case of Aden” to “in this behalf”.

Section 205.—After “re-published” insert “with the consent of the Provincial Government”.

In Part I of the Schedule to the Act, in the heading, for “Acts of the Governor-General of India in Council” substitute “Central Acts”.

In Part II of that Schedule in Form A for “Her Majesty’s Secretary of State for India in Council” and “the said Secretary of State in Council” substitute “the Governor-General in Council (or, after the establishment of the Federation of India, the Governor-General of India)” ; in Form B for “Government dues” substitute “Crown dues” and in Form C for “Her Majesty’s Secretary of State for India in Council” and “the said Secretary of State in Council” substitute “the Governor of . . . .”

*The Indian Arms Act, 1878.*

(XI of 1878.)

Section 1.—For “the Government” substitute “any Government in British India”.

Sections 6 and 7.—For “Local Government” substitute “Central Government”.

Section 11.—For “the Local Government” and “such Government” substitute “the Central Government” and omit “with the previous sanction of the Governor-General in Council”.

Section 13.—For “Local Government” substitute “Central Government”.

Section 15.—For “the Local Government with the previous sanction of the Governor-General in Council” substitute “the Central Government”.

Section 16.—For “Local Government” substitute “Central Government”.

Section 17.—For “Local Government” substitute “Central Government”.

Section 18.—For the words from “the Local Government” to the end of the section substitute “the Central Government may by a notification in the Official Gazette cancel or suspend all or any licences throughout the whole or any portion of British India”.

Sections 25, 26, 30 and 32.—For “Local Government” substitute “Central Government”.

*The United Provinces Assimilation of Powers Act, 1878.*

(XIV of 1878.)

This Act shall cease to have effect.

*The Northern India Ferries Act, 1878.*

(XVII of 1878.)

Section 1.—The second paragraph shall stand unmodified.

Section 4.—In the first proviso omit from “and in any case” to “the Governor General in Council”.

Section 7.—For the words from “and may further direct” to the end of the section substitute “and thereupon that ferry shall be managed accordingly”.

Section 7A.—Substitute the following section—

“Management may be vested in District Council or District or Local Board.

7A. The Provincial Government may direct that any public ferry wholly or partly within the area subject to the authority of a District Council or a District Board or a Local Board in the Province be managed by that Council or Board, and thereupon that ferry shall be managed accordingly.”

Section 17.—Substitute the following section—

“Tolls, rents, compensation and fines are to form part of revenues of Province.

17. All tolls, rents, compensation and fines under this Act (other than tolls received by any lessee) shall form part of the revenues of the province.”

Section 33.—For “the Local Government” substitute “the Central Government (where the transport is in connection with the affairs of the Central Government) and the Provincial Government in other cases”.

*The Elephants' Preservation Act, 1879.*

(VI of 1879.)

Section 1.—Omit “British Burma”.

*The Hackney Carriage Act, 1879.*

(XIV of 1879.)

Section 3.—For the first paragraph substitute—

“The Provincial Government concerned may, by notification in the Official Gazette, apply this Act to any municipalities in the United Provinces, the Punjab, the Central Provinces, Assam, Ajmer-Merwara or Coorg.”

Omit section 4.

Section 5.—After the first “may” insert “with the sanction of the Commissioner” and omit “or cantonment” and from “Provided that” to the end of the section.

Section 8.—Omit “in any municipality” and “and in any cantonment where there is a cantonment fund to such fund”

*The Transport of Salt Act, 1879.*

(XVI of 1879.)

Section 3.—Omit “in the territories administered by the Governor of Fort St. George in Council or the Governor of Bombay in Council, as the case may be”.

*The Dekkhan Agriculturists' Relief Act, 1879.*

(XVII of 1879.)

Section 62.—For “the Government” substitute “the Crown” and for “of Government” substitute “of the Crown”.

*The Vaccination Act, 1880.*

(XIII of 1880.)

Section 1.—Omit “British Burma”; otherwise the section shall stand unmodified.

Section 18.—For “Government” substitute “Crown”.

Section 23.—Omit “and fines”.

*The Municipal Taxation Act, 1881.*

(XI of 1881.)

Section 3.—Omit “or

(b) payable by the Secretary of State for India in Council”.

After section 3 insert:—

3A. Notwithstanding anything in any enactment for the time being in force, the Provincial Government may by an order in writing prohibit the levy by a Municipal Committee of any specified tax payable by the Provincial Government and may by a like order rescind any such prohibition.” Power of Provincial Government to prohibit levy of taxes on it.

Section 4.—Omit “clause (a) of” and for “Secretary of State for India in Council” and “said Secretary of State in Council” substitute “Central Government”.

Section 5.—For “section 3” substitute “section 3A”; and for “Secretary of State for India in Council” and “Secretary of State in Council” substitute “Provincial Government”.

*The Obstructions in Fairways Act, 1881.*

(XVI of 1881.)

Section 1.—For “belonging to Her Majesty or hired by Her Majesty or by the Secretary of State for India in Council” substitute “belonging to or hired by a contract made on behalf of, the Crown”.

Section 2.—For “the Local Government of the part of British India in which such Port is situate” substitute “the Central Government”, and for “in the opinion of the Local Government” substitute “in the opinion of the Central Government”.

Section 3.—For “the Government” substitute “the Central Government”.

Sections 4 and 5.—For “Local Government” substitute “Central Government”.

Section 10.—For “Secretary of State for India in Council” substitute “Central Government”.

Section 12.—For “the Government” substitute “the Central Government”.

After section 12 insert :—

“Application to fairways in inland waterways.”

13. All references in this Act to the Central Government shall, in relation to fairways in inland waterways, be construed as references to the Provincial Government concerned”.

*The Central Provinces Land-Revenue Act, 1881.*

(XVIII of 1881.)

Section 1.—Omit “for the time being” but, save as aforesaid, the section shall stand unmodified.

Section 5.—Omit “the Chief Commissioner”.

Section 6.—Omit subsection (1).

Section 7.—Omit “Subject to the control of the Governor-General in Council” and “and may suspend or remove”.

Section 8.—Omit “and may suspend or remove”; and for “duties, suspension and removal” substitute “and duties”.

Section 10.—Omit “with the sanction of the Governor-General in Council” and the words from “and may suspend” to “like sanction”.

Section 15.—Omit “subject to the control of the Governor-General in Council”.

Sections 19 and 28.—Omit “with the previous sanction of the Governor-General in Council”.

Section 29.—Omit the second paragraph.

Section 47.—Omit “with the previous sanction of the Governor-General in Council”.

Section 48.—For “Government” substitute “Crown”; and omit “subject to the control of the Governor-General in Council”.

Section 53.—Omit “by the Governor-General in Council and also to revision” and “at any time before such confirmation is received”.

Section 56.—In the proviso for the words from “as follows” to “3rdly” substitute “that”.

Section 61.—For “Government” substitute “Provincial Government”.

Section 67A.—For “Government” substitute “Crown”.

Section 73.—For “Government” substitute “Crown”; and omit “with the previous sanction of the Governor-General in Council”.

Section 74.—For “Government” substitute “Crown”.

Section 83.—For “Government” substitute “Provincial Government”.

Section 84.—Omit “by the Governor-General in Council”.

Section 87.—For “Government” substitute “the Crown”.

Section 123.—Omit “in his discretion”.

Section 124.—For “Government” substitute “the Provincial Government”.

Section 124A.—For “the Government” substitute “the Crown”.

Section 130.—For “Government” substitute “the Crown”.

Section 133.—For the words from “the powers conferred” to “any other” substitute “any”.

Section 136 I.—For “Court of the Judicial Commissioner” substitute “High Court”.

Section 137.—For “Governor-General in Council” substitute “Provincial Government”.

Section 151.—For “by the Government” substitute “by the Crown”, for “to Government” substitute “to the Crown” and elsewhere for “Government” substitute “Provincial Government”.

Section 152.—Omit “the Governor-General in Council”; and for “Government of India” substitute “Crown”.

Section 162.—Omit “with the previous sanction of the Governor-General in Council” and “shall be exercised subject to the control of the Governor-General in Council and”.

*The Broach and Kaira Incumbered Estates Act, 1881.*

(XXI of 1881.)

Section 4.—For “Government” substitute “the Crown”.

Section 5.—For “Governor of Bombay in Council” substitute “Provincial Government”.

Section 11.—For “to Government” substitute “to the Crown”.

Section 14.—For “Government” substitute “Crown”.

Section 17.—For “to Government” substitute “to the Crown”.

Section 38.—For “of Government” substitute “of the Crown”.

*The Negotiable Instruments Act, 1881.*

(XXVI of 1881.)

Throughout the Act for “Local Government” substitute “Central Government”.

*The Indian Trusts Act, 1882.*

(II of 1882.)

Section 20.—In paragraph (b) for “charged by the Imperial Parliament on the revenues of India” substitute “charged or secured by the Imperial Parliament on the revenues of India or of the Federation or of any Province”; in paragraph (bb) after “revenues of India” insert “or which may be issued by the Secretary of State on behalf of the Governor-General in Council under the provisions of Part XIII of the Government of India Act, 1935”; in paragraph (c) after “the Secretary of State for India in Council” (in the second place where those words occur) insert “or the Provincial Government of Bombay”.

Section 29.—For “to Government” substitute “to the Crown” and for “the Government” substitute “the Provincial Government”.

*The Transfer of Property Act, 1882.*

(IV of 1882.)

Section 1.—In the third paragraph, after “Governor of Bombay in Council” insert “and”, and omit “and the Chief Commissioner of British Burma”; and for the fourth paragraph substitute—

“But this Act or any Part thereof may by notification in the Official Gazette be extended to the whole or any part of the said territories by the Provincial Government concerned.”

Section 6.—In paragraph (g) for “Government” substitute “the Crown”.

Section 52.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

Section 58.—In paragraph (f) after "Bombay" insert "and", omit "Rangoon, Moulmein, Bassein and Akyab", and for "Governor-General in Council" substitute "Provincial Government concerned".

Section 69.—In paragraph (a) for "the Local Government with the previous sanction of the Governor-General in Council" substitute "the Provincial Government"; in paragraph (b) for "the Secretary of State for India in Council" substitute "the Crown"; in paragraph (c) omit "Rangoon, Moulmein, Bassein, Akyab" and for "Governor-General in Council" substitute "Provincial Government".

Section 107.—Omit "with the previous sanction of the Governor-General in Council".

*The Indian Easements Act, 1882.*

(V of 1882.)

Section 1 shall stand unmodified.

Section 2.—For "Government" substitute "Crown".

Section 15.—For "Government" substitute "the Crown".

*The Indian Salt Act, 1882.*

(XII of 1882.)

Section 1.—In the third paragraph omit "for the time being".

Section 3.—For "Local Government" substitute "Central Government".

Section 5.—Omit "who shall be appointed, and may be suspended or removed, by the Governor-General in Council."

Section 6.—In paragraph (d) for "on behalf of Government" substitute "on behalf of the Central Government".

Omit section 8.

Section 15.—For "Local Government" substitute "Central Government".

Section 30.—Omit "the Local Government or".

*The Presidency Small Cause Courts Act, 1882.*

(XV of 1882.)

For section 7 substitute—

‘Appointment  
of Judges.

7. There shall be appointed from time to time a Chief Judge of the Small Cause Court and as many other Judges as the Provincial Government thinks fit."

Section 8A.—For "the qualifications required by section 7" substitute "the requisite qualifications".

For section 13 substitute—

"Appointment  
of Registrar  
and other  
officers.

13. There shall be appointed an officer to be called the Registrar of the Court who shall be the chief ministerial officer of the Court; there shall also be appointed a Deputy Registrar and as many clerks, bailiffs and other ministerial officers as may be necessary for the administration of justice by the Court and for the exercise and performance of the powers and duties conferred and imposed on it by this Act or any other law for the time being in force.

The Registrar and other officers so appointed shall exercise such powers and discharge such duties, of a ministerial nature, as the Chief Judge may, from time to time, by rule direct."

Section 19.—For paragraph (b) substitute :—

"(b) Suits concerning any act done by or by order of the Central Government, the Crown Representative or the Provincial Government".



For section 51 substitute—

51. Four or more persons shall be appointed bailiffs and appraisers for the purposes of this Chapter.”

“Appointment  
of bailiffs and  
appraisers.”

Section 52.—Omit from “shall give security” to “and they”.

Section 66.—Omit the second paragraph.

Omit section 78.

Section 93.—Omit “and the Members of their respective Councils”.

*The Punjab University Act, 1882.*

(XIX of 1882.)

Section 4.—For “The Lieutenant-Governor of the Punjab for the time being” substitute “Such person as the Governor-General, exercising his individual judgment, may nominate”.

Sections 19 and 21.—For “Local Government” substitute “Central Government”.

*The Madras Forest (Validation) Act, 1882.*

(XXI of 1882.)

For “Governor-General in Council” substitute “Central Legislature”.

*The Central Provinces Local Self-Government Act, 1883.*

(I of 1883.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Section 21.—For “the Government” substitute “any Government”.

Section 22.—After “Her Majesty” insert “for the purposes of the Province”.

Section 23.—In subsection (1) omit clauses (b) to (f); and in clause (g) for “the Government” substitute “any Government”.

Section 32.—After “Her Majesty” insert “for the purposes of the Province”.

*The Punjab District Boards Act, 1883.*

(XX of 1883.)

Section 1.—In subsection (2) omit “for the time being”. Otherwise the said subsection shall stand unmodified.

Section 3.—For “Government lands” substitute “Crown lands”.

Section 11.—In subsection (2) for “of Government” substitute “of the Crown”.

Section 14.—For “of the Government” substitute “of the Crown”.

Section 20.—In subsection (2) after “vested in His Majesty” insert “for the purposes of the Province” and at the end of the section insert—

“(5) Nothing in this section shall be construed as authorising the Provincial Government to interfere with any property held or occupied for purposes which are purposes of the Central Government”.

Section 28.—For “Government official” substitute “person in the service of the Crown”; for “the rules of the Civil Service Regulations for the time being in force” substitute “the rules for the time being governing his conditions of service” and after “the Government” insert “under which he is serving”.

Section 29.—For “a Government official” substitute “a person in the service of the Crown”; for “the rules of the Civil Service Regulations for the time being in force” and “the Civil Service Regulations for the time being in force” substitute “the rules for the time being governing his conditions of service”; omit “from the Government or otherwise”;

for "service under the Government" substitute "service under the Crown in India", and for "Government officials" substitute "persons in the service of the Crown".

For section 30 substitute—

'Power of  
taxation.

30. A District Board may, with the previous sanction of the Provincial Government, impose any tax which the Provincial Legislature has power to impose in the Province under the Government of India Act, 1935 :

Provided that

- (a) the Provincial Government may empower any District Board to impose without such sanction one or more of such taxes subject to such limitations as it may prescribe ;
- (b) no tax imposed under this section shall be imposed in respect of any property subject to the local rate ; and
- (c) a District Board which immediately before the commencement of Part III of the said Act was lawfully levying any tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.

*Explanation.*—In this section "tax" includes any duty, cess or fee".

Section 31.—For all the subsections after subsection (5) substitute—

"(6) When the proposals of a District Board in respect of a tax have been sanctioned by the Provincial Government, then—

- (a) in the Punjab, the Provincial Government shall notify the imposition of the tax in accordance with the proposals, and shall in the notification specify a date not less than three months from the date of notification on which the tax shall come into force ;
- (b) elsewhere the Board may, at a meeting convened and constituted as aforesaid, direct the imposition of the tax in accordance with those proposals, so however that in giving such a direction the Board shall fix a date on which the tax shall come into force, not being less than three months from the date of the meeting, and the direction shall be notified in the Official Gazette for the Province.

(7) A notification of the imposition of a tax under this Act shall be conclusive evidence that the tax has been imposed in accordance with law."

Section 35.—For "Government" substitute "the Central or any Provincial Government".

Section 52.—For "Her Majesty" substitute "His Majesty for the purposes of the Province".

Section 54.—At the end of subsection (2) insert—

"Provided that if one of the parties to a dispute referred to the Provincial Government is a Cantonment authority, the decision of the Provincial Government shall not have effect until it is concurred in by the Central Government."

Section 59.—For "Secretary of State for India in Council" substitute "Provincial Government".

Section 68.—For "the Government" substitute "the Crown".

*The Indian Explosives Act, 1884.*

(IV of 1884.)

Section 5.—Omit "and each Local Government, with the previous sanction of the Governor-General in Council, may for any part of the

territories under its administration"; and in subsection (3) for "The authority making rules under this section may by the rules" substitute "Rules made under this section may".

Section 7.—Omit "or the Local Government with the previous sanction of the Governor-General in Council".

Section 9.—For "Local Government" substitute "Central Government".

Section 14.—In paragraph (a) for "the Government" substitute "any Government in British India" and in paragraph (b) for "under the Government" substitute "under any Government in British India".

Section 18.—In subsection (5) omit "if it is made by the Governor-General in Council" and "and if it is made by the Local Government until it has been published in the Local Official Gazette".

*The Agriculturists' Loans Act, 1884.*

(XII of 1884.)

Section 2.—In subsection (3) for "any other Local Government" substitute "any Provincial Government".

Save as aforesaid, the section shall stand unmodified.

*The Bengal Tenancy Act, 1885.*

(VIII of 1885 as in force elsewhere than in Bihar.)

Section 1.—In proviso (b) to subsection (3) (iv) for "the Bengal Legislative Council" substitute "both Chambers of the Provincial Legislature".

Section 3.—Clause (19) (b) shall stand unmodified.

Section 18c.—Omit from "to be credited" to end of the section.

Section 64.—For "the Secretary of State for India in Council" and "the Government" substitute "the Crown".

Section 101.—In subsection (2) (c) for "by, the Government or" substitute "by, or on behalf of, the Crown, or is managed by".

Section 104H.—In subsection (3) for "The Secretary of State for India in Council shall not be made a defendant in any such suits unless the Government" substitute "No such suit shall be brought against the Crown unless the Crown".

Section 116.—For "the Government" substitute "the Crown".

Section 143.—For "Governor General in Council" substitute "Provincial Government".

Section 191.—For "Government" substitute "the Provincial Government".

Section 195A.—For "Secretary of State for India in Council" and "Government" substitute "Crown".

*The Bihar Tenancy Act, 1885.*

(VIII of 1885 as in force in Bihar.)

Section 64.—For "the Secretary of State for India in Council" and "the Government" substitute "the Crown".

Section 101.—In subsection (2) (c) for "by, the Government or" substitute "by, or on behalf of, the Crown, or is managed by".

Section 104H.—In subsection (3) for "The Secretary of State for India in Council shall not be made a defendant in any such suit unless the Government" substitute "No such suit shall be brought against the Crown unless the Crown".

Section 116.—For “the Government” substitute “the Crown”.

Section 143.—For “the Governor General in Council” substitute “the Provincial Government”.

Section 191.—For “Government” substitute “Provincial Government”.

Section 196 shall stand unmodified.

*The Indian Sea Passengers Act, 1885.*

(XII of 1885.)

Section 3.—Omit “Rangoon”.

*The Indian Telegraph Act, 1885.*

(XIII of 1885.)

Section 1.—For “Native State in India” substitute “Indian State”.

Section 3.—In subsection (2) for “the Government” substitute “the Central Government” and in subsection (7) for “the Government” substitute “the Central or any Provincial Government”.

Section 5.—In subsection (1) for “by the Governor-General in Council” substitute “by the Central or a Provincial Government” and for “the Government” substitute “the Government making the order”; and in subsection (2) for “a certificate signed by a Secretary to the Government of India or to the Local Government” substitute “a certificate of the Central or, as the case may be, the Provincial Government”.

Section 9.—For “Secretary of State for India in Council” substitute “Crown”.

Section 10.—For “Government” substitute “Central Government”.

Section 15.—For “Local Government” substitute “Central Government”.

Section 19.—For “Government” substitute “Central Government”.

Section 26.—For “by the Governor-General in Council” substitute “by the Central or a Provincial Government”.

Section 27.—For “Government” substitute “Central Government”.

Section 34.—Omit subsection (2).

*The Land Acquisition (Mines) Act, 1885.*

(XVIII of 1885.)

Sections 2 and 3.—For “the Government” substitute “the Crown”.

*The Mirzapur Stone Mahal Act, 1886.*

(V of 1886.)

Throughout the Act, for “Government” (except in the phrase “Local Government”) substitute “Provincial Government”.

Section 18.—For “The Local Government” substitute “The Tribunal to be constituted under section 296 (2) of the Government of India Act, 1935”.

*The Births, Deaths and Marriages Registration Act, 1886.*

(VI of 1886.)

Section 2.—For “within the dominions of Princes and States in India in alliance with Her Majesty, to British subjects in those dominions” substitute “to British subjects in Indian States”.

Section 3.—Omit “by the Governor-General in Council”.

Section 6.—Omit subsection (2).

Section 11.—For “the dominions of Princes and States in India in alliance with Her Majesty” substitute “Indian States”.

Section 13.—For “the dominions of any Prince or State in India in alliance with Her Majesty” substitute “any Indian State”; for “those dominions” substitute “those States”, and omit the proviso.

Omit section 15.

Section 24.—In subsection (2) for “the dominions of any Prince or State in India in alliance with Her Majesty” substitute “any Indian State” and omit the proviso.

Section 32.—For “the dominions of any Prince or State in India in alliance with Her Majesty” and “the dominions of any such Prince or State as aforesaid” and “any such dominions” substitute “any Indian State”.

Section 33.—Omit “or he as the case may be”.

Section 35A.—In subsection (1), for “if he or it thinks fit, may by notification in the Gazette of India or the local official Gazette as the case may be” substitute “may by notification in the official Gazette”.

Section 36.—Substitute for subsection (1):—

“(1) The Provincial Government, for each Province, and the Central Government, for British subjects in Indian States, may make rules to carry out the purposes of this Act”.

*The Indian Tramways Act, 1886.*

(XI of 1886.)

Section 2.—Substitute for subsection (2):—

“(2) This Act may by notification in the Official Gazette be extended to the whole or any part of the said territories by the Provincial Government concerned”.

Section 3.—In paragraphs (1) and (3) for “the Government” substitute “the Central Government or any Provincial Government”.

In paragraph (3) for “the Local Government” substitute “the Government for whose purposes a road is so vested or by which the road is maintained and repaired, as the case may be”.

In paragraphs (12), (14) and (15) for “Local Government” substitute “Government”.

Omit the word “and” at the end of paragraph (14) and after paragraph (15) insert “and”

(16) ‘Government’, in relation to any tramway which is, or when completed will be, a federal railway, as defined in subsection (2) of section 311 of the Government of India Act, 1935, means the Federal Railway Authority, and, in relation to any other tramway, means the Provincial Government”.

Section 4.—In subsection (1) for “Local Government” substitute “Government” and omit the proviso.

Sections 5 to 10.—For “Local Government” substitute “Government”.

Section 12.—For all words after “public traffic” substitute “until it has been inspected and certified to be fit for such traffic by an engineer appointed—

(a) if the tramway is a railway, by the Federal Railway Authority, or, if the Central Government so direct, by that Government;

(b) if the tramway is not a railway, by the Provincial Government”.

Sections 14 to 23.—For “Local Government” substitute “Government”.

Section 24.—For “Local Government” substitute “Government” and

at the end of subsection (2) insert "Provided that, if the tramway is a railway, the sanction required by this subsection shall, in such cases as the Central Government may determine, be the sanction of that Government."

Sections 25 to 36.—For "Local Government" substitute "Government".

Section 45.—For "Local Government" substitute "appropriate Government" and at the end of the section insert :—

"(3) In this section 'the appropriate Government' means the Government, Central or Provincial, whose executive authority extends over the local authority in question."

Sections 46 to 48.—For "Local Government" substitute "Government".

Section 50.—For "a Local Government" substitute "any Government".

*The Jhansi and Morar Act, 1886.*

(XVII of 1886.)

Section 10.—For "Governor General in Council" substitute "Provincial Government".

*An Act to Legalise the Discharge by Lieutenant Governors of the North-Western Provinces of Certain Functions of the Governor General in Council.*

(XIX of 1886.)

This Act shall cease to have effect.

*The Oudh Rent Act, 1886.*

(XXII of 1886.)

Section 107A.—For clause (a) substitute—

"(a) is so held under a Crown grant."

Section 125.—For "Government" substitute "the Crown".

*The Suits Valuation Act, 1887.*

(VII of 1887.)

Section 2.—For "Governor General in Council" substitute "Provincial Government".

Section 3.—Omit "subject to the control of the Governor General in Council".

*The Provincial Small Cause Courts Act, 1887.*

(IX of 1887.)

For section 6 substitute :—

"Judge.

6. When a Court of Small Causes has been established there shall be appointed, by order in writing, a Judge of the Court :

Provided that if the Provincial Government so direct, the same person shall be the Judge of more than one such Court."

Section 8.—For subsection (1) substitute—

"(1) If the Provincial Government so direct, there may be appointed, by order in writing, additional Judges of a Court of Small Causes or of two or more such Courts".

Omit section 9.

Section 12.—For subsection (1) substitute :—

"(1) There may be appointed to a Court of Small Causes an officer to be called the Registrar of the Court".

Omit subsection (5).

Omit section 13.

Section 31.—In subsection (1) for “the Local Government from appointing” substitute “the appointment of”.

The Second Schedule.—For paragraph (1) substitute :—

“(1) a suit concerning any act done or purporting to be done by or by order of the Central Government, the Crown Representative or the Provincial Government”.

*The Sindh-Pishin Railway Act, 1887.*

(XI of 1887.)

Section 1.—Substitute for subsection (2)—

“(2) It shall extend to all persons for whom the Central Legislature has power to make laws; and”.

Section 5.—For “the Government shall not” substitute “neither the Crown nor the Federal Railway Authority shall”; for “the Governor General in Council” substitute “the Federal Railway Authority” and for “the Government” substitute “the Authority”.

*The Bengal, Agra and Assam Civil Courts Act, 1887.*

(XII of 1887.)

Section 1.—For “for the time being” substitute “which were on the 11th of March, 1887”.

In other respects the section shall stand unmodified.

Section 6.—In subsection (1) for “Local Government” substitute “Provincial Government or, as the case may be, the High Court” and omit “as the case may be”.

Omit section 7.

Section 8.—In subsection (1) for “upon the recommendation of” substitute “having consulted”.

Omit section 12.

Section 15.—Omit “by the Governor-General in Council in the case of the High Court at Calcutta and” and “in other cases”.

Omit sections 26 to 35.

Section 36.—Omit “or sections 27 to 35 (both inclusive)”.

*The Punjab Tenancy Act, 1887.*

(XVI of 1887.)

Section 1.—In subsection (2) omit “for the time being” but otherwise that subsection shall stand unmodified.

Section 4.—In clauses (5), (10) and (15) for “the Government” substitute “the Crown”.

Sections 32 and 53.—For “the Secretary of State for India in Council” and “the Government” substitute “the Crown”.

*The Punjab Land-Revenue Act, 1887.*

(XVII of 1887.)

Section 1.—In subsection (2) omit “for the time being” but otherwise the subsection shall stand unmodified.

Section 3.—For “the Government” substitute “the Crown”.

" Power to  
vary limits  
and alter  
number of  
tahsils, districts  
and divisions.

For section 5 substitute—

5. The Provincial Government may, by notification, vary the limits and alter the number of the tahsils, districts and divisions into which the Province is divided. "

Section 6.—In subsection (5) omit "for the time being" but otherwise the subsection shall stand unmodified "

Sections 7 and 8.—Omit "and may be removed "

Section 9.—Omit all the words after "appointed "

Section 28.—For "Financial Commissioner" and "Government" substitute "Provincial Government "

Section 32.—For "the Government" substitute "the Crown "

Section 41.—For the first "the Government" substitute "the Crown for the purposes of the Province", for the second "the Government" substitute "the Provincial Government" and for "its right thereto" substitute "the Crown's right thereto "

Section 42.—For "Government" substitute "Crown "

Section 43.—For the first "Government" substitute "Crown" and for the second "Government" substitute "Provincial Government "

Section 59.—For "the Government" substitute "the Crown "

Section 60A.—For "Council" substitute "Assembly "

Section 96.—For "the Government" substitute "the Crown "

Section 101A.—Omit "in its discretion "

Section 139.—For "Government" substitute "Crown "

Section 140.—For "Secretary of State for India in Council" and "Government" substitute "Crown "

Section 147.—Omit "with the previous sanction of the Governor-General in Council" and "with the like sanction "

Section 158.—For "Governor-General in Council" substitute "Provincial Government "

#### *The King of Oudh's Estate Act, 1887.*

(XIX of 1887.)

In sections 1 and 3 for "Governor-General in Council" substitute "Provincial Government "

#### *The Police Act, 1888.*

(III of 1888.)

For section 2 substitute :—

" Constitution  
of Police Forces  
for special  
purposes.

2.—(1) Notwithstanding anything in the Madras District Police Act, 1859, the Indian Police Act, 1861, the Bombay District Police Act, 1890, or any Act relating to the police in any Presidency-town, the Central Government may, by notification in the Official Gazette, create a special police district embracing parts of two or more Provinces, and extend to every part of the said district the powers and jurisdiction of members of a police force belonging to any part of British India specified in the notification.

(2) Subject to any orders which the Central Government may make in this behalf, members of the said police force shall have, within every part of any Province of which any part is included in the said district, the powers, duties, privileges and liabilities which, as police officers, they have in their own Province.



(3) Any member of the said police force whom the Central Government shall generally or specially empower to act under this subsection may, subject to any orders which the Central Government may make in this behalf, exercise within any Province any part of which is included in the said district any of the powers of the officer in charge of a police-station in that Province, and when so exercising any such powers, shall, subject to any such Order as aforesaid, be deemed to be an officer in charge of a police-station discharging the functions of such an officer within the limits of his station.

(4) A part of a Province included in the said district shall not by reason of that inclusion cease, for the purposes of any enactment relating to police, to be part of that Province."

Section 3.—For "police establishment" substitute "police force"; for "Presidency, Province or place" substitute "Province"; for "that establishment" substitute "that police force".

After section 3 insert—

4. Nothing in this Act shall be deemed to enable the police of one Province to exercise powers and jurisdiction in any area within another Province, not being a railway area, without the consent of the Government of that other Province."

"Consent of Provincial Government to exercise of powers and jurisdiction."

*The Indian Tolls Act, 1888.*

(VIII of 1888.)

Section 2.—Omit subsection (2).

Omit section 5.

*The Measures of Length Act, 1889.*

(II of 1889.)

Section 3.—For "Governor-General in Council" substitute "Provincial Government"; for "town of Calcutta" substitute "Province" and add at the end of the section the following proviso :—

"Provided that, until action is taken by the Provincial Government under this section, the copy of the Imperial standard yard approved by the Central Government before the commencement of Part III of the Government of India Act, 1935, and kept in the place within the limits of the town of Calcutta prescribed before that date by the Central Government, shall be the standard for determining the length of the standard yard in each Province."

Section 5.—For "under the authority of the Governor-General in Council or of a Local Government" substitute "before the first day of April, 1937, under the authority of any Government in British India or on or after that date under the authority of the Provincial Government"; and for "by order of the Governor-General in Council or the Local Government" substitute "by order of the Provincial Government."

*The Indian Merchandise Marks Act, 1889.*

(IV of 1889.)

Section 16.—For "in the Gazette of India and in local official gazettes" substitute "in the official Gazette".

*The Revenue Recovery Act, 1890.*

(I of 1890.)

Section 4.—At the end insert the following subsection :—

"(4) This section shall apply if under this Act as in force as part of the law of Burma, or under any other similar Act forming part of the law of Burma, proceedings are taken against a person in Burma for the recovery of an amount stated in a certificate made by a Collector in British India."

Section 8.—In subsection (3) for “against the Government” substitute “against the Crown”.

Section 8.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

After section 8 insert :—

“Recovery in India of land revenues, etc., accruing in Burma.”

9.—(1) The Central Government may direct that an arrear of land revenue accruing in Burma or a sum recoverable in Burma as an arrear of land revenue and payable to a Collector or other public officer or to a local authority in Burma may be recovered under this Act in British India and thereupon such arrear or sum shall be so recoverable :

Provided that the Central Government shall not give any such direction unless it is satisfied that the remedy available under section 4 of this Act in British India to a person paying under protest in British India an arrear accruing in British India is available under Burma law in Burma to a person paying under protest in British India an arrear accruing in Burma.

(2) For recovering by virtue of this section any arrears of tax or penalty due under the enactments relating to income-tax or super-tax in force in Burma, the Collector shall have such additional powers as he has in the case of Indian income-tax and super-tax under the proviso to section 46 (2) of the Indian Income-tax Act, 1922.”

“Duty of Collectors to remit moneys collected in certain cases.”

10. Where a Collector receives a certificate under this Act from a Collector of another Province or a Collector in Burma he shall remit any sum recovered by him by virtue of that certificate to that Collector, after deducting his expenses in connection with the matter.”

#### *The Charitable Endowments Act, 1890.*

(VI of 1890.)

Section 3.—For subsection (1) substitute :—

“(1) The Central Government may appoint an officer of the Government by the name of his office to be treasurer of charitable endowments for India, and the Government of any Province may appoint an officer of the Government by the name of his office to be treasurer of charitable endowments for the Province”.

In subsection (2) for “the territories subject to the Local Government” substitute the words “India or, as the case may be, the Province”.

After section 3 insert :—

“Definition of “appropriate Government”, etc.”

3A. In the subsequent provisions of this Act “the appropriate Government” means, as respects a charitable endowment, the objects of which do not extend beyond a single Province and are not objects to which the executive authority of the Central Government extends, the Government of the Province, and as respects any other charitable endowment the Central Government.”

Section 4.—In subsection (1) for “Local Government” substitute “appropriate Government” and omit subsection (3).

Section 5.—For “Local Government” substitute “appropriate Government”, and, at the end of subsection (4) insert—

“Provided that nothing in this subsection shall be construed as precluding a court from inquiring whether the Government by which a scheme was made was the appropriate Government”.

Omit section 7.

Section 9.—For “Local Government” substitute “appropriate Government”.

Section 10.—In subsection (2) for “mentioned in section 4, subsection (3), clause (a), (b), (c), (d) or (e)” substitute “specified in the direction”.

In subsection (3) for “the Local Government or the Governor-General in Council” substitute “the appropriate Government”.

Section 11.—For “Local Government” substitute “appropriate Government”.

For section 12 substitute :—

12. If by reason of any alteration of areas or by reason of the appointment of a treasurer of charitable endowments for India or for any Province for which such a treasurer has not previously been appointed or for any other reason it appears to the Central Government that any property vested in a treasurer of charitable endowments should be vested in another such treasurer, that Government may direct that the property shall be so vested and thereupon it shall vest in that other treasurer and his successors as fully and effectually for the purposes of this Act as if it had been originally vested in him under this Act.”

“Transfer of property from one treasurer to another.”

Section 13.—Omit subsection (1) and in subsection (2) for “Local Government” substitute “appropriate Government”.

Section 14.—For “Government”, where it first occurs, substitute “Crown”.

#### *The Guardians and Wards Act, 1890.*

(VIII of 1890.)

Section 3.—For “the Governor-General in Council or by a Governor or Lieutenant-Governor in Council” substitute “any competent legislature, authority or person in British India”; and for “any High Court established under the Statute 24 and 25 Victoria, Chapter 104 (an Act for establishing High Court of Judicature in India)” substitute “any High Court established in British India by Letters Patent”.

Section 14.—For subsection (3) substitute :—

“(3) In any other case in which proceedings are stayed under subsection (1), the Courts shall report the case to, and be guided by such orders as they may receive from, their respective Provincial Governments.”

#### *The Indian Railways Act, 1890.*

(IX of 1890.)

Section 3.—After paragraph (18) insert—

“(19) “federal railway”, “Indian State railway”, and “minor railway” have the meanings respectively assigned to them in the Government of India Act, 1935, except that they do not in any provision of this Act include any tramway, unless that provision has been extended under section 146 of this Act to that tramway”.

(20) “Government” where the context so requires means the Federal Railway Authority.

(21) “the safety controlling authority” means the Federal Railway Authority, or, in relation to functions which the Central Government determines under section 181 (3) of the Government of India Act, 1935, shall be performed by persons independent of that Authority and of any railway administration, the Central Government.

(22) "the general controlling authority" means, in relation to a federal railway, the Federal Railway Authority, in relation to a minor railway, the Provincial Government and, in relation to an Indian State railway, the Governor-General acting in his discretion."

Sections 4 and 5.—For "Governor General in Council" substitute "safety controlling authority."

Section 7.—For "Governor General in Council" substitute "general controlling authority".

After section 8 insert—

"Protection  
for Govern-  
ment property.

8A. Nothing in the two last preceding sections shall authorise the doing of anything on or to any works, lands, or buildings vested in, or in the possession of, His Majesty for the purposes of the Central Government without the consent of that Government, or the doing of anything on or to any works, lands or buildings vested in, or in the possession of, His Majesty for the purposes of a Province without the consent of the Provincial Government."

Section 9.—For "Governor General in Council" substitute "safety controlling authority".

Section 10.—In subsection (1) for "the three last foregoing sections" substitute "the foregoing provisions of this Chapter".

Section 11.—For "Governor General in Council" substitute "Provincial Government".

Section 12.—For "Governor General in Council" substitute "general controlling authority".

Sections 13 to 25.—For "Governor General in Council" substitute "safety controlling authority".

Omit sections 26 to 40.

Section 41.—Omit "or of any order made thereunder by the Commissioners or by a High Court".

Section 42.—Omit subsection (2) and in subsection (3) for "as aforesaid" substitute "as is referred to in section 42A".

In subsection (4) substitute for proviso (d)—

"(d) If an objection to the rate, apportionment or route has been sent within the prescribed period, the Federal Railway Authority shall, on the request of any of the railway administrations, decide the matter."

In proviso (e) to that subsection for "the Commissioners" substitute "the Federal Railway Authority".

In proviso (f) to that subsection omit "and the case has been referred to the Commissioners" and for "of the Commissioners" and "until the Commissioners" substitute "of the Federal Railway Authority" and "until the Federal Railway Authority".

In the remainder of that subsection for "Commissioners" and "Governor General in Council" substitute "Federal Railway Authority".

At the end of the section insert—

"(5) The powers conferred by this section on the Federal Railway Authority shall, in relation to any dispute between two or more minor railways be powers of the Provincial Government."

After section 42 insert—

"Prohibition  
of undue  
preference

42A. —(1) A railway administration shall not make or give any undue or unreasonable preference or advantage to, or in favour of, any particular person or railway administration, or any particular description of traffic, in any respect whatsoever, or subject any particular

person or railway administration or any particular description of traffic to any undue or unreasonable prejudice or disadvantage in any respect whatsoever.

(2) Any complaint that a railway administration is contravening the provisions of this section shall be determined by the general controlling authority."

Section 43.—For "Commissioners" substitute "general controlling authority".

Section 46.—For subsection (1) substitute—

"(1) The appropriate authority shall decide any question or dispute which may arise with respect to the terminals charged by a railway administration."

In subsection (2) for "Commissioners" substitute "appropriate authority".

At the end of the section insert—

"(3) In this section 'the appropriate authority' means, in relation to a Federal Railway or an Indian State Railway, the Federal Railway Authority, and in relation to a minor railway, the Provincial Government."

After section 46 insert—

46A. Any decision given by the Federal Railway Authority, the general controlling authority, or the Provincial Government, in accordance with the provisions of this Chapter, shall be final and binding on all parties concerned. Decisions in accordance with this Chapter shall be binding.

46B. The provisions of this Chapter have effect subject to the provisions of Part VIII of the Government of India Act, 1935, relating to the Railway Rates Committee and the Railway Tribunal. Saving for functions of railway rates committee and railway tribunal.

Section 47.—In subsection (1) for "Governor General in Council" substitute "general controlling authority". In subsection (3) for "the Governor General in Council" substitute "the general controlling authority and the safety controlling authority" and after "Provided that" insert—

"(a) where the safety controlling authority is not the same as the general controlling authority, the safety controlling authority shall not refuse its sanction unless it appears to it to be necessary so to do for the purpose of securing safety; and

(b) "

For subsection (4) substitute—

"(4) The safety controlling authority or, with the sanction of that authority, the general controlling authority, may cancel any rule made under this section, and the company or officer required by subsection (1) to make rules thereunder may at any time, with the previous sanction of those authorities, rescind or vary any such rule:

Provided that where the safety controlling authority is not the same as the general controlling authority, the safety controlling authority shall not cancel any rule or refuse its sanction to the cancellation, rescinding or variation of any rule, unless it appears to it to be necessary so to do for the purpose of securing safety."

Section 48.—For "Governor General in Council" substitute "safety controlling authority".

Section 49.—For "the Governor General in Council" substitute "any general controlling authority".

Section 50.—For "Governor General in Council" substitute "Federal Railway Authority".

Section 51.—For the first “Governor General in Council” substitute “general controlling authority” and for the second “Governor-General in Council” substitute “Provincial Government”.

Section 51A.—For subsection (2) substitute—

“(2) The scheme shall be submitted to the general controlling authority, which may sanction it, subject to such modifications and conditions as it may prescribe.”

In subsection (5) for the words from “Governor-General in Council” to “concerned” substitute “general controlling authority”.

Section 52.—For “Governor General in Council” substitute “general controlling authority”.

Section 53.—For “Governor General in Council” substitute “safety controlling authority”.

Sections 54 and 55.—For “Governor General in Council” substitute “Federal Railway Authority”.

Section 62.—For “Governor General in Council” substitute “safety controlling authority”.

Section 63.—For “Governor General in Council” substitute “general controlling authority”.

Section 72.—For “Governor General in Council” substitute “Federal Railway Authority”.

Sections 83 to 85.—For “Governor General in Council” substitute “safety controlling authority”.

Sections 87 and 88.—For “Government” substitute “safety controlling authority”.

Section 89.—Omit “section 47, subsection (6)” and for “Government” substitute “Federal Railway Authority”.

Section 90.—After “general rules” insert “and the keeping thereof open to inspection”; for “Government” substitute “general controlling authority”; and at the end of the section insert—

“Provided that where the safety controlling authority is different from the general controlling authority, the safety controlling authority may take proceedings for the recovery of the said penalty if in the opinion of the safety controlling authority the default is a default which relates to safety.”

Section 91.—For “Governor General in Council” and “Government” substitute “safety controlling authority”.

Section 92.—For “Government” substitute “authority to which the return should have been submitted”.

Section 93.—For “Government” substitute “appropriate authority”; and at the end of the section insert—

“In this section ‘the appropriate authority’ means, in relation to a contravention with respect to the maximum load to be carried in any waggon or truck, the safety controlling authority, and, in relation to any other contravention, the general controlling authority”.

Section 94.—For “Governor General in Council” and “Government” substitute “safety controlling authority”.

Section 95.—For “Government” substitute “general controlling authority.”

Section 96.—For “Government” substitute “safety controlling authority”.

Section 97.—In subsection (1) omit “to the Government” and for subsections (2) and (3) substitute—

“(2) Nothing in this Chapter shall be construed as requiring any authority to recover any penalty in any case in which it thinks it proper to refrain from so doing.”

Section 98.—For “Government” substitute “appropriate authority”.

Section 135.—For “Governor General in Council” substitute “general controlling authority”.

Section 136.—For “Governor General in Council” substitute “safety controlling authority”.

Omit section 139.

Section 143.—For “Governor General in Council” substitute “authority making, cancelling, rescinding or varying the rule”; and omit subsection (3).

Omit section 144.

For section 146 substitute—

146.—(1) This Act or any portion thereof may be extended by notification in the official gazette—

(a) to any tramway which is a Federal Railway within the meaning of the Government of India Act, 1935, by the Federal Railway Authority; and

(b) to any other tramway, by the Provincial Government.

(2) This section does not apply to any tramway not worked by steam or other mechanical power.”

Section 147.—Substitute the following section—

147. The general controlling authority may, with the sanction of the safety controlling authority, by notification in the official gazette, exempt any railway from any provisions of this Act: “Power to extend Act to certain tramways.”

Provided that the safety controlling authority shall not refuse its sanction unless it appears to it necessary so to do for the purpose of securing safety.”

The Second Schedule :—In paragraph (s) for “Governor General in Council” substitute “Federal Railway Authority”.

*The North-Western Provinces and Oudh Act, 1890.*

(XX of 1890.)

Section 11 shall stand unmodified.

Section 63.—For “the said Lieutenant-Governor and Chief Commissioner” substitute “the Provincial Government”.

*An Act to extend the Indian Easements Act, 1882, to certain areas in which that Act is not in force.*

(VIII of 1891.)

This Act shall stand unmodified.

*The Moorshedabad Act, 1891.*

(XV of 1891.)

Section 3.—For “Governor-General in Council” substitute, where those words first occur, “Provincial Government of Bengal (hereafter in this Act called the Provincial Government)” and elsewhere “Provincial Government”.

*The Colonial Courts of Admiralty (India) Act, 1891.*

(XVI of 1891.)

Section 2.—At the end of entry (3) insert “and” and omit from the beginning of entry (4) to the end of entry (5).

Section 3.—For “enactment of the Governor General in Council, or of a Governor in Council or Lieutenant-Governor in Council” substitute “Indian law”.

Section 4.—Omit “Rangoon, Aden or”.

*The Bankers' Book Evidence Act, 1891.*

(XVIII of 1891.)

Section 2.—For subsection (1) substitute—

“(1) ‘Company’ means a company registered under any of the enactments relating to companies for the time being in force in any part of His Majesty’s dominions or incorporated by an Act of Parliament or by an Indian law or by Royal Charter or by Letters Patent.”

*The Bengal Military Police Act, 1892.*

(V of 1892.)

Section 1.—Subsection (2) shall stand unmodified.

*The Madras City Civil Court Act, 1892.*

(VII of 1892.)

For section 4 substitute—

“Number of  
Judges.

4. The number of Judges to be appointed to the City Court shall be such as may from time to time be fixed by the Provincial Government by notification in the Official Gazette.”

Section 6.—For clause (b) substitute—

“(b) one of the Judges shall be appointed the Principal Judge; and”.

For section 7 substitute—

“Ministerial  
Officers.

7.—(1) There shall be appointed to the City Court as many clerks, bailiffs and other Ministerial Officers as the Provincial Government may from time to time consider necessary.

(2) The clerks, bailiffs and other Ministerial Officers so appointed shall exercise such powers and discharge such duties of a ministerial nature as the Judge or, when the Court consists of more than one Judge, the Principal Judge, may from time to time direct.”

Section 10.—For “Governor of Fort St. George in Council” substitute “Provincial Government of Madras”.

*The Lansdowne Bridge Act, 1892.*

(VIII of 1892.)

Section 2.—For “the Governor-General in Council” substitute “the Provincial Government”.

Section 4.—For “the Government of India” substitute “the Central Government or any Provincial Government” and for “the Governor-General in Council” substitute “the Provincial Government”.



*The Government Tenancy (North-West Frontier Province) Act, 1893.*

(III of 1893.)

Section 1.—Omit “the territories for the time being administered by the Chief Commissioner of”.

Sections 3, 7 and 9.—For “Government” substitute “Crown”.

*The Partition Act, 1893.*

(IV of 1893.)

Section 7.—Omit “or of the court of the Recorder of Rangoon”.

*The Tributary Mahals of Orissa Act, 1893.*

(XI of 1893.)

Section 4.—In subsection (1) for “the Lieutenant-Governor of Bengal” substitute “the Provincial Government of Bengal, Bihar or Orissa”; for “under his Government” substitute “in the Province”; and for “the British Government” substitute “the Crown”.

In subsection (2) omit “within the territories subject to the Lieutenant-Governor of Bengal” and for “the said Lieutenant-Governor” substitute “the Provincial Government concerned”.

*The Land Acquisition Act, 1894.*

(I of 1894.)

Section 3.—In paragraph (e) for “of the Governor General in Council” substitute “by an Indian law”.

Sections 16 and 17.—For “vest absolutely in the Government” substitute “vest absolutely in the Crown”.

Section 41.—For “with the Secretary of State for India in Council” substitute “with the Provincial Government” and for “payment to Government” substitute “payment to the Provincial Government”.

Section 42.—Omit “in the Gazette of India and also”.

Section 43.—Omit from “under any agreement” to the end of the section, and insert “under any agreement with such company, the Secretary of State for India in Council, the Secretary of State, or any Government in British India is or was bound to provide land”.

Section 55.—Omit the proviso to subsection (1).

*The Amending Act, 1894.*

(IV of 1894.)

Section 1 shall stand unmodified.

In the Schedule for “Act of the Governor General in Council” substitute “Central Act”.

*The Prisons Act, 1894.*

(IX of 1894.)

Section 6.—For “the Governor of Bombay in Council” substitute “the Provincial Government of Bombay” and omit “with the previous sanction of the Governor General in Council”.

Section 8.—For “60” substitute “50”.

Section 12.—Omit “or section 60”.

Sections 13 and 42.—For “60” substitute “50”.

Sections 46 and 47.—For “Governor General in Council” substitute “Provincial Government”.

Section 57.—For “60” substitute “59”.

Section 59.—For the words down to “under its administration” substitute “The Provincial Government may”; omit paragraphs (8) and (9); after paragraph (7) insert the paragraphs (a) to (s) of section 60, re-numbering them as paragraphs (8) to (26) of section 59; in paragraph (10) (as so re-numbered) omit “guidance, control, punishment and dismissal”; at the end of paragraph (22) (as so re-numbered) insert “subject, however, to the consent of the Provincial Government of any other Province to which a prisoner is to be transferred”; and in paragraph (26) (as so re-numbered) omit the final “and” and insert the following paragraphs :—

“(27) in regard to the admission, custody, employment, dieting, treatment and release of prisoners; and

(28) generally for carrying into effect the purposes of this Act”.  
Save as aforesaid, omit section 60.

Section 61.—For “sections 59 and 60” substitute “section 59”.

*The Crown Grants Act, 1895.*

(XV of 1895.)

Section 2.—For “by or on behalf of Her Majesty the Queen Empress, Her heirs or successors, or by or on behalf of the Secretary of State for India in Council” substitute “by or on behalf of the Crown”.

*The Amending Act, 1895.*

(XVI of 1895.)

References to the Governor of Bombay in Council shall stand unmodified.

*The Inland Bonded Warehouses Act, 1896.*

(VIII of 1896.)

Section 4.—Omit the proviso to subsection (1).

Form of bond.—For “Her Majesty’s Secretary of State for India in Council” and for “the said Secretary of State in Council” substitute “the Governor-General in Council”; and at the end of the form add the following note—

“*Note.*—After the establishment of the Federation of India the words ‘the Federation of India’ should be substituted for the words ‘the Governor-General in Council’”.

*The Sindh Incumbered Estates Act, 1896.*

(XX of 1896.)

Section 3.—For “to Government” substitute “to the Crown”.

Section 4.—For “Governor of Bombay in Council” substitute “Provincial Government”.

Section 11.—For “to Government” substitute “to the Crown”.

Section 14.—For “of the Government” substitute “of the Crown”.

Sections 17 and 22.—For “to Government” substitute “to the Crown”.

Section 33.—For “Governor of Bombay in Council” substitute “Provincial Government”.

*The Epidemic Diseases Act, 1897.*

(III of 1897.)

Section 2.—For “Governor General in Council” substitute “Provincial Government”; in subsection (1) for “India” substitute “the Province” and omit paragraph (a) of subsection (2).

For section 2A substitute—

2A. When the Central Government is satisfied that India or any part thereof is visited by, or threatened with, an outbreak of any dangerous epidemic disease and that the ordinary provisions of the law for the time being in force are insufficient to prevent the outbreak of such disease or the spread thereof, the Central Government may take measures and prescribe regulations for the inspection of any ship or vessel leaving or arriving at any port in British India and for such detention thereof, or of any person intending to sail therein, or arriving thereby, as may be necessary.”

*The Indian Fisheries Act, 1897.*

(IV of 1897.)

Sections 1 and 2.—Omit “except Burma”.

*The Reformatory Schools Act, 1897.*

(VIII of 1897.)

Section 1.—In subsection (3), for “for the time being administered” substitute “administered on the 11th day of March, 1897”; and for “either of the said Local Governments” substitute “the Provincial Government of any of the said territories”.

For section 15 substitute—

15. The Provincial Governments of any two Provinces may after mutual agreement, generally or specially, notify in their respective Official Gazettes that any Reformatory School situated in one of the Provinces shall be available for the reception of youthful offenders directed to be sent to a Reformatory School by any Court or magistrate in the other Province and may thereupon make provision for the removal of youthful offenders accordingly.”

*The General Clauses Act, 1897.*

(X of 1897.)

Throughout the Act for “Acts of the Governor-General in Council” and “Act of the Governor-General in Council” substitute “Central Acts” and “Central Act”.

Section 3.—At the end of clause (3a) insert “or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1935”.

At the end of clause (5) insert “or by the Provincial Legislature or the Governor of Bengal under the Government of India Act, 1935”.

After clause (5) insert—

“(5a) ‘Berar’ shall have the same meaning as in the Government of India Act, 1935.”

Renumber clause (5a) as clause (5b); in it, after the third “Bihar and Orissa” insert “or Bihar”, and after it insert—

“(5c) ‘Bihar Act’ shall mean an Act made by the Provincial Legislature or the Governor of Bihar under the Government of India Act, 1935”.

At the end of clause (6) insert—"or by the Provincial Legislature or the Governor of Bombay under the Government of India Act, 1935".

For clause (7) substitute—

"(7) 'British India' shall mean, as respects the period before the commencement of Part III of the Government of India Act, 1935, all territories and places within His Majesty's dominions which were for the time being governed by His Majesty through the Governor-General of India or through any Governor or officer subordinate to the Governor-General of India, and as respects any period after that date means all territories for the time being comprised within the Governors' Provinces and the Chief Commissioners' Provinces, except that a reference to British India in an Indian law passed or made before the commencement of Part III of the Government of India Act, 1935, shall not include a reference to Berar."

After clause (8a) insert—

"(8aa) 'Central Act' shall mean an Act of the Central Legislature, and shall include, except in section 5, an Act made by the Governor-General under section 67B of the Government of India Act, or section 44 of the Government of India Act, 1935:

(8ab) 'Central Government' shall—

- (a) in relation to anything done or to be done after the commencement of Part III of the Government of India Act, 1935, mean the Federal Government; and
- (b) in relation to anything done before the commencement of Part III of the said Act, mean the Governor-General in Council, or the authority competent at the relevant date to exercise the functions corresponding to those subsequently exercised by the Governor-General in Council:

(8ac) 'Central Legislature' shall mean the Governor-General in Council acting in a legislative capacity under the Government of India Act, 1833, the Government of India Act, 1853, the Indian Councils Acts, 1861 to 1909, or any of those Acts, or the Government of India Act, 1915, the Indian Legislature acting under the Government of India Act, or the Government of India Act, 1935, or the Federal Legislature acting under the Government of India Act, 1935, as the case may require."

After clause (8b) insert—

"(8c) 'Central Provinces and Berar Act' shall mean an Act made by the Provincial Legislature or the Governor of the Central Provinces and Berar under the Government of India Act, 1935."

After clause (9) insert—

"(9a) 'Chief Controlling Revenue Authority' or 'Chief Revenue Authority' shall mean—

- (a) in provinces where there is a Board of Revenue, that Board;
- (b) in provinces where there is a Revenue Commissioner, that Commissioner;
- (c) in the Punjab, the Financial Commissioner; and
- (d) elsewhere, such authority as, in relation to matters enumerated in List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government, and in relation to other matters, the Provincial Government, may by notification in the Official Gazette appoint."

At the end of clause (11) insert "Provided that in any Central Act passed after the commencement of Part III of the Government of India

Act, 1935, 'Colony' shall not include any Dominion as defined in the Statute of Westminster, 1931, any Province or State forming part of such a Dominion, or British Burma."

After clause (14) insert—

"(14a) 'Crown contracts' and equivalent expressions shall include contracts made by or on behalf of the Secretary of State in Council, contracts made in the exercise of the executive authority of the Central or any Provincial Government, contracts made by the Federal Railway Authority, and contracts made in connection with the exercise of the functions of the Crown in its relations with Indian States.

(14b) 'Crown debts' and equivalent expressions shall include debts due to the Secretary of State in Council, the Secretary of State, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(14c) 'A grant' (including a transfer of land or of any interests therein or a payment of money) shall be deemed to be made by the Crown if it is made by or on behalf of His Majesty, the Secretary of State in Council, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(14d) 'Crown liabilities' and equivalent expressions shall include the liabilities of the Secretary of State in Council, the Secretary of State, the Central Government, any Provincial Government, the Federal Railway Authority or the Crown Representative.

(14e) 'Crown property' and equivalent expressions shall include any property vested in His Majesty or otherwise held for the purposes of the Central or any Provincial Government, the Federal Railway Authority or the Crown Representative.

(14f) 'Crown representative' shall mean His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States.

(14g) 'Crown revenues' and equivalent expressions shall include any revenues vesting in His Majesty."

After clause (18) insert—

"(18a) 'Federal Government' shall

(a) in relation to anything done or to be done after the commencement of Part III of the Government of India Act, 1935, but before the establishment of the Federation, mean, as respects matters with respect to which the Governor-General is by and under the provisions of the said Act for the time being in force required to act in his discretion, the Governor-General, and as respects other matters, the Governor-General in Council; and

(b) in relation to anything done or to be done after the establishment of the Federation mean the Governor-General acting or not acting in his discretion, and exercising or not exercising his individual judgment, according to the provision in that behalf made by and under the said Act;

and shall include—

(i) in relation to functions entrusted under section 124 (1) of the said Act to the Government of a Province, the Provincial Government acting within the scope of the authority given to it under that subsection; and

(ii) in relation to the administration of a Chief Commissioner's province, the Chief Commissioner acting within the scope of the authority given to him under section 94 (3) of the said Act;

(18b) 'Federal Railway Authority' shall mean the Federal Railway Authority constituted by the Government of India Act, 1935, or, before the establishment of that Authority, the Central Government."

For clause (21) substitute—

“(21) ‘Government’ or ‘the Government’ shall include both the Central Government and any Provincial Government.”

After clause (21) insert—

“(22) ‘Government securities’ shall mean securities of the Central or any Provincial Government and shall include sterling securities of the Secretary of State for India in Council or the Secretary of State.”

Omit clause (22).

In clause (24) after “appeal” insert “not including the Federal Court”

For clause (27) substitute—

“(27) ‘India’ shall mean British India together with all territories of any Indian Ruler under the suzerainty of His Majesty, all territories under the suzerainty of such an Indian Ruler, the tribal areas, and any other territories which His Majesty in Council may, from time to time, after ascertaining the views of the Central Government and the Central Legislature, declare to be part of India ;

(27a) ‘Indian law’ shall include any law, ordinance, order, byelaw, rule or regulation passed or made at any time by any competent Legislature, authority, or person in British India ;

(27b) ‘Indian State’ shall include any territory, whether described as a State, an Estate, a Jagir or otherwise belonging to or under the suzerainty of a Ruler who is under the suzerainty of His Majesty, and not being part of British India.”

Omit clause (29).

At the end of clause (30) insert “or by the Provincial Legislature or the Governor of Madras under the Government of India Act, 1935.”

After clause (34) insert—

“(34a) ‘North-West Frontier Province Act’ shall mean an Act made by the Local Legislature or the Governor of the North-West Frontier Province under the Government of India Act, or by the Provincial Legislature or the Governor of the North-West Frontier Province under the Government of India Act, 1935.”

After clause (37) insert—

“(37a) ‘Official Gazette’ or ‘Gazette’ shall mean the Gazette of India, or as the case may be, the official gazette of a province ;

(37b) ‘Orissa Act’ shall mean an Act made by the Provincial Legislature, or the Governor of Orissa under the Government of India Act, 1935.”

Clause (40).—In sub-clause (a) for “Government” substitute “Crown”, and in sub-clause (b) omit “of the Government of India or of any Local Government”, “by the Government of India or the Local Government” and “and extradition”.

For clause (43) substitute—

“(43) ‘Province’ shall mean a Presidency, a Governor’s Province, a Lieutenant-Governor’s Province or a Chief Commissioner’s Province ;

(43a) ‘Provincial Government’, as respects anything done or to be done after the commencement of Part III of the Government of India Act, 1935, shall mean—

(a) in a Governor’s Province, the Governor acting or not acting in his discretion, and exercising or not exercising his individual judgment, according to the provision in that behalf made by and under the said Act ; and

(b) in a Chief Commissioner's Province, the Central Government, and, as respects anything done before the commencement of Part III of the said Act, shall mean the authority or person authorised at the relevant date to administer executive government in the Province in question".

At the end of clause (44a) insert—

"or by the Provincial Legislature or the Governor of the Punjab under the Government of India Act, 1935".

In clause (40) after "made" insert "by the Central Government" and at the end of the clause insert "or under section 95 or section 96 of the Government of India Act, 1935".

After clause (52) insert—

"(52a) 'Sind Act' shall mean an Act made by the Provincial Legislature or the Governor of Sind under the Government of India Act, 1935".

After clause 54 insert—

"(54a) 'suits by or against the Crown' and equivalent expressions shall include suits by or against the Secretary of State, the Secretary of State in Council, the Central Government, a Provincial Government or the Crown Representative".

At the end of clause (55a) insert "or by the Provincial Legislature or the Governor of the United Provinces under the Government of India Act, 1935".

In section 4 omit "British India", "Government of India", "High Court" and "Local Government".

After section 4 insert—

4A.—(1) The definitions in section 3 of the expressions "British India", "Central Act", "Central Government", "Central Legislature", "Chief Controlling Revenue Authority", "Chief Revenue Authority", "Crown contracts", "Crown debts", "Crown grants", "Crown liabilities", "Crown property", "Crown Representative", "Crown revenues", "Federal Government", "Federal Railway Authority", "Gazette", "Government", "Government Securities", "High Court", "India", "Indian law", "Indian State", "Official Gazette", "Provincial Government" and "suits by or against the Crown" apply also, unless there is anything repugnant in the subject or context, to all Indian laws. "Application of certain definitions to all Indian laws"

(2) In any Indian law, references to the "Provincial Government" or "Central Government" in any provision conferring power to make appointments to the civil services of, or civil posts under, the crown in India include references to such person as the Provincial Government or the Central Government, as the case may be, may direct, and in any provision conferring power to make rules prescribing the conditions of service of persons serving His Majesty in a civil capacity in India include references to any person authorised by the Provincial Government or the Central Government, as the case may be, to make rules for the purpose.

(3) The references in any Indian law to servants of or under, or to service of or under, a Government or a Province, to property of, or belonging to, or vested in, the Secretary of State in Council or a Government or a Province, and to forfeitures to a Government or a Province, shall be construed as references respectively to persons in the service of the Crown, to the service of the Crown, to property vested in the Crown and to forfeitures to the Crown".

Section 5.—In subsection (2) after "1915" insert "or under section 32 of the Government of India Act, 1935".

"Coming into  
operation of  
Governor-  
General's Act.

After section 5 insert—

5A.—Where any Act made by the Governor-General under section 44 of the Government of India Act, 1935, is not expressed to come into operation on a particular day, it shall come into operation on the date on which it is enacted by the Governor-General.

Section 30.—At the end insert "or section 42 or section 43 of the Government of India Act, 1935".

Omit sections 30A and 31.

*The Lepers Act, 1898.*

(III of 1898.)

Section 19.—For "Governor-General in Council" substitute "Provincial Government"; for "the territories of any Native Prince or State in India", substitute "any Indian State", and after "any leper asylum" insert "in the Province".

*The Indian Post Office Act, 1898.*

(VI of 1898.)

Section 2.—In paragraph (b) for "the Governor General in Council" (in the first two places where those words occur) substitute "the Central Government or the Crown Representative".

Section 6.—For "The Secretary of State for India in Council" substitute "The Crown".

Section 26.—In subsection (1) for "by the Governor-General in Council" substitute "by the Central or the Provincial Government"; and in subsection (2) for "signed by a Secretary to the Government of India or to the Local Government" substitute "of the Central Government or, as the case may be, of the Provincial Government".

Section 27.—For "Native State" substitute "Indian State".

Section 31.—For "the Secretary of State for India in Council" substitute "the Central Government or the Secretary of State".

Section 33.—For "the Secretary of State for India in Council" substitute "the Central Government".

Section 34.—For "the Secretary of State for India in Council shall not" substitute "neither the Central Government nor the Secretary of State shall".

Section 35.—For "the Secretary of State for India in Council" substitute "the Central Government, the Secretary of State".

Sections 36 and 46.—For "Native State" substitute "Indian State".

Section 48.—For "the Secretary of State for India in Council" substitute "the Crown".

Section 57.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative".

*The Livestock Importation Act, 1898.*

(IX of 1898.)

Section 4.—Omit "subject to the control of the Governor General in Council".

*The Central Provinces Tenancy Act, 1898.*

(XI of 1898.)

Section 1.—Omit "for the time being" but, save as aforesaid, the section shall stand unmodified.

Section 9.—For "Secretary of State for India in Council" substitute "Crown", and for "officer of the Government" substitute "servant of the Crown".



*The Indian Stamp Act, 1899.*

(II of 1899.)

Section 2.—Omit subsection (8).

In clause (b) of subsection (9) for "the Local Government" substitute "the collecting Government".

After subsection (12) insert—

"(12A) 'collecting Government' means—

(a) in relation to stamp duty in respect of bills of exchange, cheques, promissory notes, bills of lading, letters of credit, policies of insurance, proxies and receipts, and in relation to any other stamp duty chargeable under this Act and falling within item 59 in List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government;

(b) save as aforesaid, the Provincial Government."

Section 3.—For "Government" substitute "Crown".

Section 9.—For "the Governor-General in Council" substitute "the collecting Government" and for "British India" substitute "the territories under its administration".

Sections 10, 16 and 18.—For "Governor-General in Council" substitute "collecting Government".

Section 26.—For "the Secretary of State in Council" and "the said Secretary of State in Council" substitute "the Crown".

Section 33.—In subsection (3) for "the Governor-General in Council" and "the Local Government" substitute "the collecting Government".

Section 35.—In proviso (e) for "the Government" substitute "the Crown".

Section 37.—For "the Governor-General in Council" substitute "the collecting Government".

Section 49.—For "the Local Government" substitute "the collecting Government".

Section 55.—For "Governor-General in Council" substitute "Provincial Government".

Section 57.—In subsection (1) for paragraphs (a) to (e) substitute—

- "(a) if the case arises in the Province of Madras or in Coorg, to the High Court at Madras;
- (b) if it arises in the Province of Bombay, to the High Court at Bombay;
- (c) if it arises in Sind, to the Judicial Commissioner's Court;
- (d) if it arises in Agra or in Ajmer-Merwara, to the High Court at Allahabad;
- (e) if it arises in Oudh, to the Chief Court;
- (f) if it arises in Bihar or in Orissa, to the High Court at Patna;
- (g) if it arises in the Punjab, the North-West Frontier Province, British Baluchistan, or Delhi, to the High Court at Lahore;
- (h) if it arises in the Central Provinces and Berar, to the High Court at Nagpur, and
- (i) if it arises in any other part of British India, to the High Court at Calcutta."

In subsection (2) for "or Chief Court" substitute "Chief Court or Judicial Commissioner's Court".

Sections 58, 59 and 60.—For "or Chief Court" substitute "Chief Court or Judicial Commissioner's Court".

Section 70.—For "the Local Government" substitute "the collecting Government".

Section 74.—For “Local Government” substitute “collecting Government” and omit “subject to the control of the Governor General in Council”.

Section 75.—For “Governor-General in Council” substitute “collecting Government”.

Section 76.—For subsection (1) substitute :—

“(1) All rules made under this Act shall be published in the Official Gazette”.

Section 76A.—For “The Local Government may by notification in the local Official Gazette” substitute “The Central Government, subject to the provisions of section 124 (1) of the Government of India Act, 1935, and the Provincial Government, may by notification in the Official Gazette”.

Schedule I, Item 35.—Omit exemption (b).

Item 53.—In exemptions (a) and (f) for “Government” substitute “Crown”.

Item 57.—In exemption (c) for “Governor of Bombay in Council” substitute “Provincial Government”, and in exemption (e) for “Government” substitute “the Crown”.

Item 58A.—Omit exemption (b).

*The Government Buildings Act, 1899.*

(IV of 1899.)

Section 3.—For “the Government” substitute, in the first two places where those words occur, “the Crown” and in the third place where those words occur “the Government concerned”.

Section 4.—In subsection (1) for “the Government” substitute “the Government concerned”.

Omit subsection (3).

*The Indian Arbitration Act, 1899.*

(IX of 1899.)

Omit section 23.

*The Currency Conversion (Army) Act, 1899.*

(XIX of 1899.)

This Act shall cease to have effect.

*The Central Provinces Court of Wards Act, 1899.*

(XXIV of 1899.)

Section 1.—Omit “the territories for the time being administered by the Local Government of”.

*The Prisoners Act, 1900.*

(III of 1900.)

Section 15.—In paragraph (a) of subsection (1) for “of the Governor-General in Council, or of any Local Government” substitute “of the Central Government, or of the Crown Representative, or of any Provincial Government, or of the Government of Burma”.

In paragraph (b) of that subsection for “the territories of any Native Prince or State in India” substitute “any Indian State”.

In sub-paragraph (i) of that paragraph for “British Government” substitute “Crown”, for “by the Native Prince or State” substitute “by the State or the Ruler thereof” and for “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

In sub-paragraph (ii) of that paragraph omit "in British India or", "the Governor-General in Council or" and "as the case may be".

In paragraph (c) of that subsection for "in the territories of any Native Prince or State in India" substitute "in any Indian State", and omit "of the Governor General in Council or".

After the said paragraph (c) insert—

"Provided that effect shall not be given to any sentence or order or warrant for detention passed or issued by any court or tribunal in Burma without the previous sanction of the Provincial Government concerned".

In subsection (2) for "Native Prince" substitute "Ruler", for "British Government" substitute "Crown" and for "the Governor-General in Council" substitute "the Central Government or the Crown Representative".

Section 18.—In subsection (1) for "the Governor-General in Council" substitute "the Crown".

In subsection (2) for "shall be such as the Governor-General in Council or a Local Government authorised by the Governor General in Council in this behalf" substitute "shall in each Province be such as the Provincial Government".

In subsection (3) for "British Government" substitute "Crown"; for "by any Native Prince or State in India or by the Governor-General in Council" substitute "by any Indian State or the Ruler thereof or the Central Government or the Crown Representative".

Section 21.—For "Governor-General in Council" substitute "Provincial Government".

Section 29.—In subsection (1) for "Governor-General in Council" substitute "Provincial Government" and for "British India or to any prison in Berar" substitute "the Province, or with the consent of the Provincial Government concerned, to any prison in any other Province".

In subsection (2) for the words down to "its control" substitute "Subject to the orders, and under the control, of the Provincial Government" and omit from "or, in the case of a prisoner" to the end of the section.

Section 30.—In subsection (4) for "the territories of any Native Prince or State in India" substitute "any Indian State" and for "such Native Prince or State" substitute "such State or the Ruler thereof".

Section 33.—For "Any court established under the Indian High Courts Act, 1861," substitute "Any court which is a High Court for the purposes of the Government of India Act, 1935".

Section 40.—For "Governor-General in Council" substitute "Provincial Government".

Section 50.—For "Government" substitute "Provincial Government".

Section 51.—Omit "and in cases arising under section 40, the Governor-General in Council" and "or the Gazette of India, as the case may be".

*The Punjab Alienation of Land Act, 1900.*

(XIII of 1900.)

Section 16.—For "Government" substitute "any Government".

*The Indian Tolls (Army) Act, 1901.*

(II of 1901.)

Section 2.—In paragraph (g) for "the Government" substitute "the Central Government or the Federal Railway Authority or a Provincial Government".

Section 4.—For “the Government” substitute “the Central Government”.

Section 6.—For “Local Government” substitute “Central Government” and in sub-section (2) omit “subject to the control of the Governor General in Council”.

Section 7.—Omit “and the Local Government with the previous sanction of the Governor General in Council” and “or the Local Government with the previous sanction of the Governor General in Council”; and in sub-section (4) omit “or in the local Official Gazette”.

*The United Provinces (Designation) Act, 1902.*

(VII of 1902.)

This Act shall cease to have effect.

*The Indian Works of Defence Act, 1903.*

(VII of 1903.)

Throughout the Act, except in Section 44, for “Local Government” substitute “Central Government” and omit “with the previous sanction of the Governor General in Council”.

Section 37.—For “Bombay and Rangoon” substitute “and Bombay”.

Section 44.—Omit “and the Local Government with the previous sanction of the Governor General in Council”.

*The Indian Tea Cess Act, 1903.*

(IX of 1903.)

Section 1.—Omit “except Aden”.

Section 3.—Omit “or to Aden”.

*The Victoria Memorial Act, 1903.*

(X of 1903.)

Section 2.—Clauses (a) and (b) of subsection (1) shall stand unmodified.

*The Indian Foreign Marriage Act, 1903.*

(XIV of 1903.)

Section 1.—In sub-section (3) for “the territories of any Indian Prince or State in India” substitute “any Indian State”.

Section 2.—In sub-section (4) for “the Governor General in Council” substitute “the Provincial Government for each Province and the Central Government for British subjects and servants of the Crown in any Indian State”.

*The Indian Extradition Act, 1903.*

(XV of 1903.)

Section 3.—Omit “or to any Local Government” and “or the Local Government, as the case may be”.

Section 4.—For “Local Government” substitute “Central Government.”

Section 5.—Omit “or any Local Government” and “or the Local Government.”

Section 6.—Omit “or the Local Government as the case may be”.

Section 8A.—For “Local Government” substitute “Central Government”.

Section 9.—Omit “or to any Local Government”.

Section 10.—For “Local Government” substitute “Central Government”.

Section 11.—Omit “or the Local Government, as the case may be”.

Section 15.—Omit “or the Local Government”.

Section 19.—For “may be exercised by any Local Government” substitute “shall be powers of the Central Government”, and in paragraph (c) for “Local Government” substitute “Central Government”.

Section 20.—For “Local Government” substitute “Central Government.”

*The Ancient Monuments Preservation Act, 1904.*

(VII of 1904.)

Section 2.—For “the Government” and “the Local Government” substitute “the Central Government”.

Sections 3 and 4.—For “Local Government” substitute “Central Government”.

Section 5.—For “the Local Government”, “the Secretary of State for India in Council”, “the Government” and “Government” substitute “the Central Government”; and omit sub-section (3).

Section 10.—For “Local Government”, where those words first occur substitute “Central Government” and for “the Local Government may proceed to acquire it” substitute “the Central Government may direct the Provincial Government to acquire it”.

Section 10A.—For “Local Government” substitute “Central Government”.

Section 14.—For “the Local Government” and “Government” substitute “the Central Government”.

Section 15.—For “the Local Government” and “the Government” substitute “the Central Government”.

Section 16.—For “Government” substitute the “Central Government”.

Section 17.—For “Local Government” substitute “Central Government”.

Section 18.—For “the Local Government” and “the Government” substitute “the Central Government”.

Section 19.—For “the Local Government” substitute “the Central Government”.

Section 20.—Omit “after consulting the Local Government” and, in subsection (2), for “Government” substitute “the Crown”.

Section 20A.—For “the Government” substitute “the Central Government”.

Section 20B.—For “Government” substitute “the Central Government”.

Section 23.—Omit “or the Local Government”.

*The Indian Universities Act, 1904.*

(VIII of 1904.)

Section 2.—For subsection (2) (b) substitute—

“(b) the expression ‘the Government’ means the Central Government in the case of a University which is a corporation with objects not confined to a single Province, and the Provincial Government in other cases”.

Section 8.—For “Chancellor with the previous sanction of the Governor General in Council” substitute “Government”.

Section 27.—For “Governor General in Council” substitute “Government” and at the end of the section insert—

“Provided that if the effect of any such order would be either—

(a) to confine to one Province the powers of a University whose powers would, but for the order, not be so confined; or

(b) to extend beyond one Province the powers of a University whose powers previously were restricted to one Province,

the order may only be made jointly by the Central Government and the Governments of all the Provinces affected”.

The First Schedule.—After “the Member of Council of” insert “or Minister of”; for “Member of the Executive Council of the Government of Bengal or Minister appointed by the Governor to be” substitute “Minister of the Governor of Bengal”; for “Chief Court of the Punjab” substitute “High Court at Lahore” and for “Local Government” substitute “Government”; but save as aforesaid the Schedule shall stand unmodified.

*The Indian Railway Board Act, 1905.*

(IV of 1905.)

After section 3 insert—

“Cessation of  
Railway Board  
on establish-  
ment of  
Federal  
Railway  
Authority.

4. On the establishment of the Federal Railway Authority, the Railway Board shall cease to exist and any notification issued under section 2 of this Act shall cease to have effect, without prejudice, however, to the validity of anything previously done in pursuance thereof”.

*The Indian Coinage Act, 1906.*

(III of 1906.)

Sections 16 and 20.—Omit “or by the Local Government”.

*The Explosive Substances Act, 1908.*

(VI of 1908.)

Section 7.—Omit “the Local Government or”.

*The Indian Limitation Act, 1908.*

(IX of 1908.)

Section 13.—For “the Government” substitute “the Central Government or the Crown Representative”.

Section 26.—For “Government” substitute “the Crown”.

The First Schedule.—In article (140) after “India in Council” insert “the Secretary of State, the Crown Representative, the Central Government or any Provincial Government”; in article (151) for “Lahore and Rangoon” substitute “and Lahore”; and in article (162) omit “Rangoon”.

*The Indian Criminal Law Amendment Act, 1908.*

(XIV of 1908.)

Section 16.—Omit subsection (2).

*The Indian Ports Act, 1908.*

(XV of 1908.)

Section 1.—For “Local Government” substitute “Government”.

Section 2.—In paragraph (1) omit “or the Government of India”.

Section 3.—In paragraph (3) for “Local Government” substitute “Government” and after paragraph (7) add—

“(8) ‘Major port’ means any port which the Central Government may by notification in the Official Gazette declare, or may under any law for the time being in force have declared, to be a major port.

(9) ‘Government’, as respects major ports, for all purposes, and, as respects other ports, for the purposes of making rules under clause (p) of section 6 (1) and of the appointment and control of port health-officers under section 17, means the Central Government, and save as aforesaid, means the Provincial Government.”

Chapter II.—In the heading for “Local Government” substitute “Government”.

Sections 4 and 5.—For “Local Government” substitute “Government”.

Section 6.—In subsection (1) for “Local Government” substitute “Government”; in paragraphs (j) and (jj) for “Government” substitute “Crown”; and in paragraph (p) omit “subject to the control of the Governor-General in Council”.

In subsection (1A) omit “In addition to any rules which it is empowered to make under subsection (1)”.

Section 7.—For “Local Government” substitute “Government” and in subsection (4) for “that Government” substitute “the Government”.

Section 11.—For “Local Government” substitute “Government”.

Section 12.—For “Local Government” substitute “Government” and for “that Government” substitute “the Government”.

Sections 13 and 17.—For “Local Government” substitute “Government”.

Section 18.—For “the Secretary of State for India in Council” substitute “the Crown”.

Sections 19, 21, 22, 23 and 27.—For “Local Government” substitute “Government”.

Section 31.—In the proviso to subsection (1) for “Governor-General in Council” substitute “Government”.

Section 33.—For “Local Government” substitute “Government”.

In subsection (2) for “within its own province” substitute “in British India or, as the case may be, in the Province” and omit the proviso.

Omit the proviso to subsection (3).

Section 34.—For “Local Government” substitute “Government”.

Section 35.—For “Local Government” substitute “Government” and omit the proviso.

Section 36.—For “Local Government” substitute “Government”.

In subsection (2) for “that Government” substitute “the Government”.

Section 37.—In subsection (1) after “any number of ports” insert “in the Province not being major ports” and omit the proviso.

In paragraph (a) of subsection (2) omit “subject to the control of the Governor General in Council” and “and shall cause effect to be given to any directions which the Governor-General in Council may deem it necessary to issue with respect to such expenditure.”

Section 43.—For “Government” substitute “the Crown”.

Section 46.—Omit “other than a port in Burma” and for “Local Government” substitute “Government”.

Section 47.—For “Local Government” substitute “Government”.

Sections 49 and 50.—For “Local Government” substitute “Central Government”.

Section 54.—For “Local Government” substitute “Government”.

Section 62.—For “Indian Marine Service” substitute “the Royal Indian Navy”.

Section 64.—For “Local Government” substitute “Government”.

Section 65.—For “with the previous sanction of the Local Government” substitute “with the previous sanction, in the case of a cantonment authority or the port authority of a major port, of the Central Government, and in other cases of the Provincial Government”.

Section 68.—For “Local Government” substitute “Government”.

The First Schedule.—In Part III, for “Local Government” in column 3 substitute “Government”, and omit the entries relating to Aden.

Omit Part IV.

*The Indian Registration Act, 1908.*

(XVI of 1908.)

Section 3.—In subsection (2) for “under Government” substitute “under the Crown”.

Omit section 4.

Section 6.—Omit the proviso.

Section 13.—In subsection (1) omit “All appointments made by the Inspector General under section 6 and ” and omit subsection (3).

Section 14.—Omit subsection (1).

Section 17.—In paragraph (vii) of subsection (2) for “Government” substitute “the Crown”.

Section 83.—In subsection (1) omit “the Branch Inspector General of Sindh”.

Omit section 92.

*The Presidency-towns Insolvency Act, 1909.*

(III of 1909.)

Long title.—Omit “and the town of Rangoon”.

Preamble.—For “towns of Rangoon and ” substitute “town of”.

Section 3.—For “Bombay and Rangoon” substitute “and Bombay”.

Sections 20 and 23.—Omit “in the Gazette of India and”.

Section 60.—For “His Majesty’s Royal Indian Marine Service” substitute “the Royal Indian Navy”.

Section 77.—In subsection (1) for “Bombay and Rangoon” substitute “and Bombay”; in subsection (3) omit “and in the Chief Court of Lower Burma under that Act as applied by the Lower Burma Courts Act, 1900” and “and in the Chief Court of Lower Burma”; and at the end of the section insert—

“(4) On and after the first day of April nineteen hundred and thirty-seven the powers conferred by this section on the Chief Justice of the High Court at Bombay and on the Judicial Commissioner of Sind shall be powers of the Provincial Government of Bombay and of the Provincial Government of Sind respectively”.



Section 113.—Substitute the following section :—

113. Rules made under the provisions of this Part shall be subject to the previous sanction of the Provincial Government." <sup>"Sanction to rules."</sup>

Section 114.—Omit "in the Gazette of India or" and "as the case may be".

Sections 122 and 123.—For "the Government of India" and "the Governor General in Council" substitute "the Provincial Government".

*The Whipping Act, 1909.*

(IV of 1909.)

Section 5.—For "Governor General in Council" substitute "Provincial Government".

*The Dourine Act, 1910.*

(V of 1910.)

Section 11.—For "employ of Government" substitute "service of the Crown".

*The Indian Electricity Act, 1910.*

(IX of 1910.)

Section 12.—In subsection (2) omit "or Rangoon" and in subsection (5) for "the Government" substitute "the Central Government or the Provincial Government".

Sections 18, 20 and 30.—Omit "or Rangoon".

Section 32.—For "the Local Government" substitute "the Central Government".

Section 35.—Omit "or the local official Gazette as the case may be".

Section 36.—In subsection (1) after "and every Electric Inspector so appointed shall" insert "in relation to mines, oilfields and railways"; and in subsection (2) after "and every Inspector so appointed shall" insert "except in relation to mines, oilfields and railways".

Section 37.—For "Governor-General in Council" substitute "Provincial Government" and in subsection (1) omit "for the whole or any part of British India".

Section 38.—In subsection (3) for "British India" substitute "the Province" and for "Governor General in Council" substitute "Provincial Government".

After section 38 insert—

38A. The provisions of sections 37 and 38 shall, in relation to "Rules as to rules affecting mines, oilfields and railways, have effect as if the mines, etc. references to the Provincial Government and the Province were references to the Central Government and British India respectively."

Section 49.—For "the Government" substitute "any Government in British India".

Section 53.—In subsection (1) for "the Government" substitute "the Central Government or the Provincial Government" and after paragraph (a) insert :—

"(aa) where the Federal Railway Authority is the addressee, at the office of the Authority".

*The Indian Museum Act, 1910.*

(X of 1910.)

Section 2.—In subsection (1) for paragraphs (b) and (c) substitute :—

“ (b) four other persons to be nominated by the Central Government ”.

Section 9.—For (a) substitute :—

“ (a) no officer shall be appointed without the approval of the Central Government ; and ”

Section 13.—Omit “ under the Civil Service Regulations for the time being in force ” and for “ Government ” substitute “ the Central Government ”.

For section 15 substitute—

“ Power to Trustees to part with certain property in their possession.

15. Subject to such conditions as the Central Government may approve, the Trustees may deliver possession of the whole or any part of the property described in the schedule to such person as that Government may appoint ”.

*The Indian Patents and Designs Act, 1911.*

(II of 1911.)

Section 2.—For paragraph (1) substitute :—

“ (1) “ Advocate General ” means an Advocate General appointed under the Government of India Act, 1935. ”

Section 21A.—In subsections (1) and (2) for “ Secretary of State for India in Council ” substitute “ Central Government ”.

Section 72.—For “ the Governor of Fort St. George in Council, the Governor of Bombay in Council, the Lieutenant Governor of Burma ” substitute “ the Provincial Governments of Madras and Bombay ”.

*The Indian Army Act, 1911.*

(VIII of 1911.)

After section 6 insert—

“ Relations between Indian Forces and Burman Forces when acting together, etc.

6A. When an officer, warrant officer or non-commissioned officer of His Majesty's Burma Forces is a member of a body of those forces acting with, or is attached to, any body of His Majesty's Indian Forces under such conditions as may be prescribed, then for the purposes of command and discipline and for the purposes of the provisions of this Act relating to superior officers he shall in relation to that body of His Majesty's Indian Forces be treated and have all such powers as if he were an officer, warrant officer or non-commissioned officer as the case may be of His Majesty's Indian Forces.

(2) When an officer, warrant officer, non-commissioned officer or soldier of His Majesty's Indian Forces is a member of a body of those forces acting with, or is attached to, any body of His Majesty's Burma Forces under such conditions as may be prescribed, then for the purposes of command and discipline and for the purposes of the provisions of this Act relating to superior officers the officers, warrant officers and non-commissioned officers of that body of His Majesty's Burma Forces shall in relation to him be treated and have all such powers as if they were officers, warrant officers or non-commissioned officers of His Majesty's Indian Forces.

(3) In this section "prescribed" means "prescribed by the Central Government and the Governor of Burma", and, for the purposes of this section, the relative rank of officers, warrant officers and non-commissioned officers of His Majesty's Indian Forces and His Majesty's Burma Forces may be determined by regulations made by the Central Government and the Governor of Burma."

Section 7.—In clause (17) for "Governor-General in Council" substitute "Central Government or the Crown Representative".

Sections 31, 35 and 36.—For "Government" substitute "the Crown".

Section 41.—For "in which the Governor-General in Council exercises jurisdiction by virtue of the Indian (Foreign Jurisdiction) Order in Council, 1902," substitute "in which the Central Government or the Crown Representative exercises jurisdiction by virtue of the Government of India Act, 1935, or of any Order in Council made under the Foreign Jurisdiction Act, 1890".

Section 85.—For subsection (3) substitute—

"(3) When the witness resides in any Indian State or tribal area in which there is an officer representing the Central Government or the Crown Representative, the commission may be issued to that officer."

Section 90.—For "civil or military service of the Government" substitute "service of the Crown".

Section 92.—For "civil or military service of Government" substitute "service of the Crown".

Section 115.—For "the Secretary of State for India in Council" substitute "the Crown".

Section 126.—For "the Government" substitute "the Crown".

*Prevention of Seditious Meetings Act, 1911.*

(X of 1911.)

Section 1.—For "Governor General in Council" substitute "Provincial Government".

Section 2.—Omit "with the previous sanction of the Governor General in Council".

*The Co-Operative Societies Act, 1912.*

(II of 1912.)

Section 19.—For "Government" substitute "Crown".

Section 28.—In subsection (2) for "Local Government" substitute "Government" and at the end add the following paragraph:—

"In this subsection 'Government' in relation to stamp duty in respect of bills of exchange, cheques, promissory notes, bills of lading, letters of credit, policies of insurance, proxies and receipts, and in relation to any stamp duty falling within Item 59 in List I in the Seventh Schedule to the Government of India Act, 1935, means the Central Government, and save as aforesaid means the Provincial Government."

*The Indian Lunacy Act, 1912.*

(IV of 1912.)

Section 2.—For "established under the Indian High Courts Acts, 1861 to 1911" substitute "constituted by His Majesty by Letters Patent".

Section 3.—In paragraph (1) for "by Government" substitute "by any Government in British India"; in paragraph (2) for "Governor-General

in Council" substitute "Provincial Government" and in paragraph (7) for "medical officer of Government" substitute "medical officer in the service of the Crown".

Section 17.—Omit "or Rangoon".

Sections 22 and 35.—For "any asylum established by Government" substitute "any Government asylum".

For section 89A substitute—

"Fixation of  
cost of  
maintenance.

89A.—(1) In computing the amount payable on account of the cost of maintenance of lunatics detained in any asylum for the cost of whose maintenance any Provincial Government is liable, charges may be included on account of the upkeep of the asylum and of the capital cost of establishment thereof.

(2) In the case of any such lunatic under detention immediately before the commencement of Part III of the Government of India Act, 1935, the amount payable by any Provincial Government on account of the cost of his maintenance shall be determined in accordance with any general or special orders of the Governor General in Council in force immediately before that date and applicable to his case.

Section 89B.—Omit subsection (2).

Section 91.—In paragraph (a) of subsection (1) for "established under the Indian High Courts Acts, 1861 to 1911" substitute "constituted by His Majesty by Letters Patent" and in paragraph (g) for "asylums established by Government" substitute "Government asylums".

Section 95.—For "by Government" substitute "by the Secretary of State or any Government in British India" and in subsection (2) for "The Secretary of State for India in Council" substitute "The Secretary of State or, as the case may be, the Government concerned".

Section 98.—For "the Governor General in Council" substitute "the Central Government or the Crown Representative or by the law of Burma".

After section 100 insert the following section :—

"Rancho  
European  
Mental  
Hospital.

100A.—The powers conferred by this Act upon the Provincial Government shall, in relation to the Rancho European Mental Hospital, be powers of the Central Government."

#### *The Provident Insurance Societies Act, 1912.*

(V of 1912.)

Throughout the Act for "Local Government" substitute "Central Government".

#### *The Indian Life Assurance Companies Act, 1912.*

(VI of 1912.)

Section 2.—For "Local Government" substitute "Central Government".

Omit section 40.

The Third Schedule.—For "British and Colonial" substitute "British Burman and Colonial"; for "whereon interest is guaranteed by the Indian Government" substitute "whereon interest is guaranteed by any Government in British India or by the Secretary of State as successor to the Secretary of State for India in Council"; and for "the British or any Colonial Government" substitute "the British, the Burman or any Colonial Government".

*The Bengal, Bihar and Orissa and Assam Laws Act, 1912.*

(VII of 1912.)

After section 8 insert—

9. References in this Act, by whatever form of words, to Indian laws in force immediately before the commencement of this Act shall, after the commencement of Part III of the Government of India Act, 1935, be construed as references to those laws as adapted and modified under section 293 of that Act.

Schedule D.—In the first column, for “Local Government” substitute “Local or Provincial Government”; and omit items 4, 5, 11, 12, 22 and 23, but, save as aforesaid, the said first column shall stand unmodified. In the second column for “at Fort William in Bengal” substitute “in Calcutta”, and elsewhere omit “Fort William in”.

*The Delhi Laws Act, 1912.*

(XIII of 1912.)

Section 3.—Omit the proviso.

Section 7.—For “Governor General in Council” substitute “Provincial Government”.

Schedule B.—Omit items 1, 3, 4 and 13.

*The Official Trustees Act, 1913.*

(II of 1913.)

Section 1.—For “British and Indian subjects of His Majesty in the territories of Native States in India” substitute “British subjects in Indian States”.

Section 2.—For paragraph (1) substitute—

“(1) ‘Government’ or ‘the Government’ means in relation to any Province, the Provincial Government, and, in relation to British subjects in Indian States, the Central Government.”

For paragraph (2) substitute—

“(2) ‘High Court’ means—

- (a) in relation to Bengal, Assam, and the Andaman and Nicobar Islands, the High Court at Calcutta;
- (b) in relation to Madras and Coorg, the High Court at Madras;
- (c) in relation to Bombay and British Baluchistan, the High Court at Bombay;
- (d) in relation to the United Provinces and Ajmer-Merwara, the High Court at Allahabad;
- (e) in relation to the Punjab and Delhi, the High Court at Lahore;
- (f) in relation to the Provinces of Bihar and Orissa, the High Court at Patna;
- (g) in relation to the Central Provinces and Berar, the High Court at Nagpur;
- (h) in relation to Sind, the Judicial Commissioner's Court;
- (i) in relation to the North-West Frontier Province, the Judicial Commissioner's Court;
- (j) in relation to British subjects in any Indian State, that one of the aforesaid courts which the Central Government may from time to time notify in this behalf.”

Omit paragraphs (3), (5), (6) and (7).

At the end of the section insert—

“(8) ‘Division’ means the Province or State or group of States for which an Official Trustee has been appointed under this Act.”

Section 3.—Omit “at a Presidency-town” and for “Presidency” substitute “Division”.

Section 4.—For subsection (1) substitute—

“(1) The Provincial Government for each Province, and the Central Government for British subjects in any Indian State or group of Indian States, shall appoint an Official Trustee :

Provided that nothing herein contained shall be deemed to bar the appointment of the same person as Official Trustee for two or more Divisions.”

In subsection (2) omit “of any of the said Presidencies” and after paragraph (c) insert—

“or (d) in the case of a Province other than Bengal, Madras or Bombay, a person already in the service of the Crown”.

Omit subsection (3).

Section 6.—For “Presidency” substitute “Division”.

Section 15.—Omit “or of the Government of India”.

Section 24.—In subsection (2) for “Secretary of State for India in Council” substitute “Government”, and at the end of the subsection insert—

“Provided that nothing in this section affects any option afforded to a claimant by section 179 of the Government of India Act, 1935.”

Omit section 31.

After section 32 insert—

“Saving.

32A. The amendments of this Act which come into force on the commencement of Part III of the Government of India Act, 1935, shall not affect any legal proceedings pending in any court on that date or be construed as automatically transferring any property from any Official Trustee to any other Official Trustee: but nothing in this section shall be construed as preventing a transfer of any such property in accordance with any of the other provisions of this Act.”

#### *The Administrator-General's Act, 1913.*

(III of 1913.)

Section 1.—In subsection (2) for “British and Indian subjects of His Majesty in the territories of Native States in India” substitute “British subjects in Indian States”.

Section 2.—For paragraph (3) substitute—

“(3) ‘Government’ or ‘the Government’ means, in relation to any Province, the Provincial Government, and in relation to British subjects in Indian States, the Central Government.”

Omit paragraphs (7), (9), (10) and (11).

At the end of the section insert—

“(12) ‘High Court’ means—

- (a) in relation to Bengal, Assam and the Andaman and Nicobar Islands, the High Court at Calcutta;
- (b) in relation to Madras and Coorg, the High Court at Madras;
- (c) in relation to Bombay and British Baluchistan, the High Court at Bombay;
- (d) in relation to the United Provinces and Ajmer-Merwara, the High Court at Allahabad;
- (e) in relation to the Punjab and Delhi, the High Court at Lahore;

- (f) in relation to the Provinces of Bihar and Orissa, the High Court at Patna ;
- (g) in relation to the Central Provinces and Berar, the High Court at Nagpur ;
- (h) in relation to Sind, the Judicial Commissioner's Court ;
- (i) in relation to the North-West Frontier Province, the Judicial Commissioner's Court ; and
- (j) in relation to British subjects in any Indian State, that one of the aforesaid courts which the Central Government may from time to time notify in this behalf.

(13) 'Division' means the Province or State or group of States for which an Administrator-General has been appointed under this Act."

Section 3.—For subsection (1) substitute—

"(1) The Provincial Government for each Province, and the Central Government for British subjects in any Indian State or group of Indian States, shall appoint an Administrator-General :

Provided that nothing herein contained shall be deemed to bar the appointment of the same person as Administrator-General for two or more Divisions."

In subsection (2) omit "of any of the said Presidencies" and after paragraph (c) insert—

"or (d) in the case of a Province other than Bengal, Madras or Bombay, a person already in the service of the Crown."

Omit subsection (3).

Section 5.—For "Presidency" substitute "Division".

Section 6.—For "Presidency" substitute "Division" and omit "at the Presidency-town".

Section 7.—Omit "at any Presidency-town" and for "Presidency" substitute "Division".

Section 8.—For "Presidency" substitute "Division".

Section 9.—For "Presidency" substitute "Division" and omit "at the Presidency-town".

Section 18.—For "Presidency" substitute "Division".

For section 23 substitute—

23. All probates or letters of administration granted to any Administrator-General shall be granted to him by that name."

Section 24.—Omit "at any Presidency-town" and for "Presidency" and "Presidencies" substitute "Division" and "Divisions" and at the end of the section insert—

"A grant made by the High Court at Rangoon before the separation of Burma from India shall have the same effect for the purposes of this section as it would have had if the separation had not taken place".

Section 25.—For "Presidency" substitute "Division".

Section 28.—Omit "at the Presidency-town" and for "Presidency" substitute "Division".

Sections 31 and 38.—For "Presidency" substitute "Division".

Section 39.—Omit "or of the Government of India".

Section 48.—Omit "at the Presidency-town".

Section 53.—In subsection (2) omit “at the Presidency-town”; for “Secretary of State for India in Council” substitute “Government”, and at the end of the subsection add—

“Provided that nothing in this section affects any option afforded to a claimant by section 179 of the Government of India Act, 1935.”

Section 54.—For “Presidency” substitute “Division”.

Section 55.—Omit “or in the town of Rangoon”.

Omit section 58.

After section 59 insert—

“Saving.

59A. The amendments of this Act which come into force on the commencement of Part III of the Government of India Act, 1935, shall not affect the jurisdiction of any court with respect to any proceedings then pending before it and shall not be construed as transferring the administration of any property or estate then in the hands of any Administrator-General to any other Administrator-General.”

*The Indian Companies Act, 1913.*

(VII of 1913.)

Throughout the Act, except as expressly provided for “Local Government” substitute “Central Government”, and for “Act of the Governor-General in Council” substitute “Indian law”.

Section 2.—After paragraph (16) insert—

“(17) ‘trading corporation’ means a trading corporation within the meaning of Item 33 in List I in the Seventh Schedule to the Government of India Act, 1935.”

After section 2 insert—

“Provisions as to companies registered in Burma or Aden before separation from India.

2A.—Notwithstanding anything in the last preceding section, a company which was immediately before the separation of Burma and Aden from India a company as defined by the said section, being a company the registered office whereof is in Burma or Aden,—

(a) shall be deemed for the purposes of this Act to be a company registered and incorporated outside British India, and

(b) shall not, unless the subject matter or context so requires, be included in the expressions ‘company’, ‘existing company’, ‘public company’, and ‘private company’;

Provided that—

(i) for the purposes of section 277 of this Act such a company shall, for a period of six months from the separation, be deemed to be a company incorporated and registered in British India;

(ii) the separation of Burma and Aden from India shall not render valid any mortgage or charge which, immediately before that date, was void against the liquidator or creditors of such a company.”

Sections 6, 7 and 8.—In paragraph (iii) of subsection (1) after “the objects of the company” insert “and, except in the case of trading corporations, the territories to which they extend”.

Section 11.—In subsection (4) omit “under the hand of one of the Secretaries to such Government”.

After section 42 insert—

“42A.—(1) The provisions of sections 41 and 42 shall apply in relation to Burma as they apply in relation to the United Kingdom.

(2) In the application of the said provisions to Burma, references to a British register shall be construed as references to a Burma register.”



Section 87c.—In subsection (3) for “Government” substitute “any Government”.

Section 109.—At the end of the section insert—

“In this section ‘British India’ does not include Burma or Aden, whatever the date of the mortgage or charge in question”.

Section 232.—For “the Government” substitute “the Crown”.

Section 245.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

Section 286.—Omit subsection (3).

After section 289 insert—

289A. The powers conferred by this Act on the Central Government shall, in relation to companies with objects confined to a single Province which are not trading corporations, be powers of the Provincial Government.”

*“Application of Act to non-trading companies with purely Provincial objects.”*

*The Destructive Insects and Pests Act, 1914.*

(II of 1914).

Section 2.—In paragraph (b) after “air” insert “across any customs frontier as defined by the Central Government”.

Section 5.—Omit “subject to the control of the Governor-General in Council”.

*The Indian Copyright Act, 1914.*

(III of 1914).

Section 3.—The words “the Gazette of India” shall stand unmodified.

Section 6.—For “Secretary of State for India in Council” substitute “Central Government”.

*The Indian Motor Vehicles Act, 1914.*

(VIII of 1914.)

Section 1.—In subsection (2) omit “Burma”.

Section 9.—For “the Governor-General in Council” substitute “the Provincial Government of that area”.

Section 10.—In the proviso to subsection (2) after “valid” insert “in any area”, and for “the Governor-General in Council” substitute “the Provincial Government of that area”.

Section 14.—In subsection (1) after “may” insert “for the purpose of implementing any international Convention relating to motor traffic”.

*The Local Authorities Loans Act, 1914.*

(IX of 1914.)

Section 2.—At the end of the section insert—

“‘The Government’ or ‘the appropriate Government’ means, in relation to cantonment authorities and in relation to port authorities in major ports, the Central Government, and in relation to other local authorities, the Provincial Government.”

Section 3.—For “Local Government” and “Governor-General in Council” substitute “appropriate Government”.

Sections 4 and 5.—For “Local Government” substitute “appropriate Government”.

Section 6.—For “Governor-General in Council” substitute “appropriate Government”.

„ Application  
of Act to loans  
existing  
previous to  
the fifth  
September  
1871.

For section 8 substitute—

8. The remedy mentioned in section 5 shall be available for the recovery of any money lent by the Secretary of State in Council to any local authority before the fifth day of September, eighteen hundred and seventy-one, and the interest due on such money.”

Schedule 1.—The entries relating to the Municipal Committee of Rangoon and the Commissioners for the port of Rangoon shall be omitted.

*The North-West Frontier Constabulary Act, 1915.*

(XIII of 1915.)

Throughout the Act, except as otherwise provided, for “Local Government” substitute “Central Government”.

Section 2.—At the end insert—

“In this section references to appointments by the Central Government shall be construed as including references to appointments made before the commencement of Part III of the Government of India Act, 1935, by the Provincial Government.”

Section 3.—For the words to “to be called” substitute “There shall continue to be a force, maintained by the Central Government, and called”.

Section 4.—Omit “with the previous sanction of the Governor-General in Council”.

Section 9.—In clause (m) for “Government” substitute “the Crown”.

Section 20.—Omit “subject to the control of the Governor-General in Council”.

Section 21.—In clause (b) omit “subject to the provisions of section 4”.

*The Benares Hindu University Act, 1915.*

(XVI of 1915.)

Section 5.—This section shall stand unmodified, and at the end of the section insert—

“(2) In the discharge of his functions as Lord Rector, the Governor-General shall exercise his individual judgment”.

Section 6.—For subsection (1) substitute—

“(1) The Governor-General, exercising his individual judgment, shall nominate such person as he thinks fit to be the Visitor of the University.”

Section 16.—For “the Government” substitute “any Government in British India” and for “Act of the Governor-General in Council” substitute “Act of the Central Legislature”.

Schedule 1.—For paragraph (1) (i) of Statute 3 substitute—

“(i) all Governors and Chief Commissioners in British India”.

*The Indian Medical Degrees Act, 1916.*

(VII of 1916.)

Section 3.—For “Governor-General in Council” substitute “Provincial Government”.

The Schedule.—For “Act of the Governor-General in Council” substitute “Act of the Central Legislature”.

*The Hindu Disposition of Property Act, 1916.*

(XV of 1916.)

Section 1.—For “Governor-General in Council” substitute “Provincial Government”.

Section 5.—For “Governor-General in Council” substitute “Provincial Government” and for “British India” substitute “the Province”.

*The Inland Steam-vessels Act, 1917.*

(I of 1917.)

Section 1.—In subsection (3) for “Governor of Fort St. George in Council” substitute “Provincial Government” and for “under his administration” substitute “mentioned in subsection (2) and under its administration”.

Section 6.—For “Bombay or Rangoon” substitute “or Bombay”.

After section 10 insert—

10A.—A certificate of survey shall have effect throughout the Province in which it was granted :

“Effect of  
certificates of  
survey.”

Provided that such a certificate may be endorsed by the Provincial Government of any other Province, or with the general or special sanction of the Provincial Government of that other Province, by the authority granting it, so as to have effect in that other Province, or any part thereof, and, if so endorsed shall have effect accordingly.”

Section 11.—After “shall not be in force” insert “in any Province” in paragraph (c) for “by any Local Government” substitute “by the Provincial Government of the Province in which it was granted”; and at the end of the section insert the following paragraph—

“A certificate of survey shall not be in force in any Province by virtue of any endorsement in respect of that Province, after notice has been given by the Provincial Government of that Province, to the owner or master of a steam vessel, that that Government has cancelled or suspended the endorsement.”

Section 13.—For “A certificate of survey may be suspended or cancelled by any Local Government if it has reason to believe” substitute “A certificate of survey or any endorsement thereon made under section 10A may be suspended or cancelled by the Government of the Province in which the certificate was granted or in respect of which the endorsement was made, as the case may be, if that Government has reason to believe”.

Section 14.—At the end of the section insert the following paragraph—

“Where an endorsement on any certificate of survey for any Province has been suspended or cancelled, the Provincial Government of that Province may require the certificate of survey to be delivered up to such officer as that Government may be notification in the Official Gazette appoint in this behalf, in order that particulars of the suspension or cancellation of the endorsement may be noted on the certificate.”

Section 15.—For the words from the beginning to “cancelling the certificate” substitute “If a Provincial Government suspends or cancels an endorsement made under section 10A on a certificate of survey, it”.

Sections 22, 22A and 28.—For “in its discretion” substitute “if it thinks fit”.

Section 29.—Omit “with the previous sanction of the Governor-General in Council”.

Section 31.—For the words from the beginning to “and a licence” substitute “A certificate of competency or service or a licence granted under this Chapter”.

Section 45.—For the words from the beginning to “in the following cases, namely” substitute “Any certificate granted or any endorsement made under Chapter III may be suspended or cancelled by the Government of the Province in which the certificate was granted or, as the case may be, in respect of which the endorsement was made, in the following cases, namely” and in the proviso after “a certificate” insert “or endorsement”.

Section 47.—For the words from the beginning to “cancelling the certificate” substitute “If a Provincial Government suspends or cancels an endorsement under this Chapter, it” and for the second “such certificate” substitute “the certificate”.

Sections 49 and 54A.—For “Governor-General in Council” substitute “Provincial Government”.

Section 68.—Omit “with the previous sanction of the Governor-General in Council”.

Section 69.—For “Governor-General in Council” substitute “Provincial Government” and for “or the Government of India” substitute “or any Government in British India”.

Section 70.—At the end of the section insert—

“Provided that no such notification shall be made after the end of March, 1937”.

Section 73.—For “Governor-General in Council” substitute “Provincial Government”.

*The Motor Spirit (Duties) Act, 1917.*

(II of 1917.)

Section 4.—For “Local Government” substitute “Central Government”.

*The Destruction of Records Act, 1917.*

(V of 1917.)

Omit section 2.

Section 3.—In paragraph (c) of subsection (2) for “the Local Government or any officer specially authorised in that behalf by the Local Government” substitute—

“ (i) if the documents relate to purposes of a Province, the Provincial Government or any officer specially authorised in that behalf by that Government ;

(ii) in any other case, the Central Government or an officer specially authorised in that behalf by that Government ”.

Substitute for subsection (3)—

“(3) Rules made under this section by any High Court or by a Chief Controlling Revenue Authority or by an officer specially authorised in that behalf by any Provincial Government shall be subject to the previous approval of the Provincial Government ; and rules made by an officer specially authorised in that behalf by the Central Government shall be subject to the previous approval of the Central Government.”

*The King of Oudh's Estate Validation Act, 1917.*

(XII of 1917.)

Section 4.—In clause (i) for “Local Government” substitute “Central Government”.

*The Patna University Act, 1917.*

(XVI of 1917.)

Throughout the Act, except as otherwise provided, for "Local Government" substitute "Central Government".

Section 2.—Omit the definition of "Local Government".

Section 5.—For subsection (1) substitute—

"(1) Such person as the Governor-General, exercising his individual judgment, may nominate shall be the Chancellor".

Section 7.—In subsection (1), under Class I, for clause (ii) substitute—

"(ii) The Ministers of the Governor of Bihar and the Minister for Education of the Governor of Orissa";

In clause (iv) after "and" insert "the Director of Public Instruction";

In clause (v) after "and" insert "the Director of Health and Prison Services";

In clause (vi) after "and" insert "the Director of Industries";

Under Class III for clause (v) substitute—

"(v) Two persons elected by the Legislative Assembly of Bihar from among their own body;

(vi) One person elected by the Legislative Council of Bihar from among their own body;

(vii) Two persons elected by the Legislative Assembly of Orissa from among their own body:"

And in the proviso for "the Orissa Division" substitute "Orissa".

Section 8.—In clause (ii) of subsection (i) after "and" insert "the Director of Public Instruction".

Section 11.—For "and Orissa" substitute "or of Orissa".

Section 14.—For "and Orissa" substitute "or in Orissa".

*The Transfer of Property (Validating) Act, 1917.*

(XXVI of 1917.)

Section 1.—For "Governor-General in Council" substitute "Provincial Government of any Province"; and for "any other part of British India specified in the notification" substitute "the whole or any part of that Province".

*The Cinematograph Act, 1918.*

(II of 1918.)

Section 4.—Omit "or in the town of Rangoon".

Section 7.—In subsection (1) omit "authorised in this behalf by the Governor-General in Council" and for "in the service of Government" substitute "in the service of the Crown".

In subsection (5) omit "or in the town of Rangoon".

In subsection (6) omit "in its discretion".

*The Indian Companies (Foreign Interests) Act, 1918.*

(XX of 1918.)

Section 2.—For "Act of the Governor-General in Council" substitute "Act of the Central Legislature".

*The Cotton Cloth Act, 1918.*

(XXIII of 1918.)

Throughout the Act for "Governor-General in Council" substitute "Provincial Government".

Section 12.—In subsection (3) omit "the Gazette of India or" and "as the case may be".

*The Local Authorities Pensions and Gratuities Act, 1919.*

(I of 1919.)

Section 2.—For "the service of Government" substitute "service under the Crown"; and at the end of the section add "and, the 'appropriate Government' means, in relation to cantonment authorities and port authorities in major ports, the Central Government, and in relation to other authorities, the Provincial Government".

Section 3.—For "the service of Government" substitute "service under the Crown".

Section 4.—For "the Governor-General in Council" substitute "the Central Government or any Provincial Government"; for "the local Government" substitute "the appropriate Government"; and for "under Government" substitute "under the Crown".

Section 5.—For "Local Government" substitute "appropriate Government".

*The Excess Profits Duty Act, 1919.*

(X of 1919.)

Section 2.—Omit the definition of Chief Revenue Authority.

Section 8.—For "Local Government" substitute "Central Government".

*The Poisons Act, 1919.*

(XII of 1919.)

Section 2.—Omit "Subject to the control of the Governor-General in Council".

Section 3.—After "British India" insert "across any customs frontier defined by the Central Government".

Section 4.—Omit "subject to the control of the Governor-General in Council".

Section 6.—Omit "into British India", and after "without a licence" insert "into British India across a customs frontier defined by the Central Government".

Section 8.—Omit "and subject to the control of the Governor-General in Council" and after "of this Act" insert "except section 3".

Section 9.—In subsection (2) omit "in its discretion" and after "of this Act" insert "except section 3".

*The Indemnity Act, 1919.*

(XXVII of 1919.)

Throughout the Act for "officers of Government" and "officer of Government" substitute "officers of the Crown" and "officer of the Crown".

Section 5.—For "appointed by the Government" substitute "appointed by the Central Government".

Section 6.—For "on behalf of the Government" substitute "on behalf of the Crown".

*The Provincial Insolvency Act, 1920.*

(V of 1920.)

Long Title.—For “Rangoon” substitute “Karachi”.  
Preamble.—For “the Towns of Rangoon and Karachi” substitute “the town of Karachi”.  
Section 2.—Omit “the town of Rangoon”.  
Section 79.—For subsection (1) substitute—  
“(1) The High Court may, with the previous sanction of the Provincial Government, make rules for carrying into effect the provisions of this Act.”  
In subsection (3) omit “in the Gazette of India or ” and “as the case may be”.

*The Indian Securities Act, 1920.*

(X of 1920.)

Section 2.—At the end insert—  
“(c) ‘the Government’ or ‘Government’ in relation to any loan or security, means the Government raising the loan or issuing the security”.  
Sections 6, 7 and 9.—For “Governor-General in Council” substitute “Government”.  
Section 13.—For “Local Government” substitute “Government”.  
Section 24.—For “Governor-General in Council” substitute “Government”.  
After section 25 insert—  
26. For the avoidance of doubt it is hereby declared that the rights of all persons in relation to Indian securities are to be determined, in connection with all such questions as are dealt with by this Act in relation to Government securities, by the law of British India.”

*The Charitable and Religious Trusts Act, 1920.*

(XIV of 1920.)

Section 1.—For “Governor-General in Council” substitute “Government of any Province” and for “any specified Province or area” substitute “that Province or any specified area therein”.

*The Indian Red Cross Society Act, 1920.*

(XV of 1920.)

Schedule II.—For the entry relating to Bombay substitute—  
“Bombay    ..    ..    ..    .. } 10    ..    ..    7·8  
Western India States    ..    ..    ..    .. }    ..    ..    3  
Sind    ..    ..    ..    .. }    ..    ..    1·2 ”

*The Jagannath College Act, 1920.*

(XVI of 1920.)

Section 2.—For “the Governor of Bengal in Council (hereinafter referred to as ‘the Local Government’)” substitute “the Crown, for the purposes of the Province of Bengal”.  
Section 3.—For the first “Local Government” substitute “Crown” and for “of Government” substitute “of the Crown”.

*The Dacca University Act, 1920*

(XVIII of 1920.)

Section 2.—Omit clause (c).

Section 7.—Substitute the following section :—

"Visitation.

7.—(1) The Provincial Government shall have the right to cause an inspection to be made by such person or persons as it may direct of the University, its buildings, laboratories and equipment, and of any institutions associated with the University, and also of the examinations, teaching and other work conducted or done by the University, and to cause an inquiry to be made in like manner in respect of any matter connected with the University.

The Provincial Government shall in every case give notice to the University of its intention to cause an inspection or inquiry to be made, and the University shall be entitled to be represented thereat.

(2) The Provincial Government shall communicate to the Executive Council its views with reference to the results of any such inspection or inquiry, and shall, after ascertaining the opinion of the Executive Council thereon, advise the University upon the action to be taken.

(3) The Executive Council shall report to the Provincial Government the action, if any, which is proposed to be taken or has been taken upon the results of the inspection or inquiry.

(4) Where the Executive Council does not, within a reasonable time, take action to the satisfaction of the Provincial Government, the Governor, exercising his individual judgment, may, after considering any explanation furnished or representation made by the Executive Council, issue such directions as he may, exercising his individual judgment, think fit, and the Executive Council shall comply with those directions."

Section 9.—"Governor of Bengal" shall stand unmodified.

Section 16.—In subsection (1) at the end of clause (x) insert "including persons appointed to represent Assam" and omit clause (xi).

In subsection (2) omit "(xi)".

Sections 27 and 34.—For "Governor-General in Council" substitute "Provincial Government".

Section 37.—For "to the Local Government and to the Governor-General in Council" substitute "and to the Provincial Government".

Section 44.—After "by the Government" insert "under which he is serving"; for "Government service" substitute "the service of the Crown" and for "of the Government" substitute "of that Government".

Section 46.—For "Governor-General in Council" substitute "Provincial Government".

Section 47.—After "maintained" insert "in Bengal" and for "Governor-General in Council" substitute "Provincial Government".

The Schedule.—In Statute 2 (1) omit clause (i) and in clause (xviii) for "Council" substitute "Assembly".

*The Indian Passport Act, 1920.*

(XXXIV of 1920.)

Section 4.—For "Local Government" substitute "Central Government".

Section 5.—For "Local Government" substitute "Central Government" and for "officer of Government" substitute "officer of the Crown".



*The Indian Elections Offences and Inquiries Act, 1920.*

(XXXIX of 1920.)

Long Title and Preamble.—After “the Government of India Act” insert “or the Government of India Act, 1935”.

Section 4.—For clause (b) substitute—

“(b) ‘election’ means an election to a Chamber of any Legislature or Legislative Council constituted under the Government of India Act or the Government of India Act, 1935.”

In clause (c) for “Governor-General, Governor or Lieutenant-Governor” substitute “Governor-General or Governor”.

Section 12.—Omit “or Lieutenant-Governor.”

Section 13.—For the proviso substitute—

“Provided that the Governor-General, in the case of an election to a Chamber of the Federal Legislature or the Indian Legislature, and the Governor, in the case of an election to a Chamber of a Provincial Legislature, may, in his discretion, exempt any such person from such disqualification.”

After section 14 add—

15. As respects elections to a Chamber of a Legislature constituted under the Government of India Act, 1935, this Part of this Act shall have effect subject to any relevant provision of any Order in Council or rules made under that Act in relation to such elections.”

“Special provision as to elections under Government of India Act, 1935.”

*The Aligarh Muslim University Act, 1920.*

(XL of 1920.)

Section 6.—For “the Government” substitute “any Government in British India”.

Section 13.—Subsection (1) shall stand unmodified, and at the end of the section insert—

“(6) In the discharge of his functions as Lord Rector, the Governor-General shall exercise his individual judgment.”

Section 14.—For subsection (1) substitute—

“(1) The Visiting Board of the University shall consist of such members as the Governor-General, exercising his individual judgment, may nominate.”

The Schedule.—In paragraph 1 for “Heads of Local Governments” substitute “Governors and Chief Commissioners in British India”.

*The Imperial Bank of India Act, 1920.*

(XLVII of 1920.)

Section 10.—For “the Government” substitute “any Government”.

Sections 13A, 23 and 25.—After “British India” insert “or British Burma”.

Section 28.—For “officers of the Government” and “officer of Government” substitute “officers of the Crown” and “officer of the Crown”.

Section 29.—After “British India” insert “or British Burma”.

Schedule I, Part I.—In clause (a) (i) for “Act of the Governor General in Council” substitute “Indian or Burman law” and for “a local Government” substitute “a Provincial Government, the Government of Burma”; in clause (a) (iii) after “British India” insert “or British Burma”, and in clause (a) (vi) omit the proviso.

Schedule I, Part II.—In clause (4) after “the Indian Trusts Act, 1882” insert “or the corresponding provisions for the time being in force in Burma”.

Schedule II.—In regulation 39 after “British India” insert “or British Burma” and for “officer of Government” substitute “officer of the Crown”.

In regulation 61 after “British India” insert “or British Burma”.

In regulation 62 after “India” insert “or Burma”.

*The Indian Territorial Force Act, 1920.*

(XLVIII of 1920.)

After section 2 insert—

“Special provisions as to Sind and Orissa.”

2A. For the purposes of this Act, the Provinces of Bombay and Sind, and the Provinces of Bihar and Orissa, shall be deemed to be one Province until in either case the Central Government by notification in the Official Gazette otherwise directs.”

Section 4A.—Omit “granted by the Governor-General in the name of His Majesty” and “granted by the Governor-General”.

Section 11.—The references to the Governor-General shall stand unmodified.

Section 12.—For subsection (1) substitute—

“(1) In each Province in which any unit or units of the Indian Territorial Force is or have been constituted, the Central Government shall constitute a Provincial Advisory Committee for all such units and a Unit Advisory Committee for each of such units.”

*The Auxiliary Force Act, 1920.*

(XLIX of 1920.)

Section 1.—For “within the territories of any Prince or Chief in India” substitute “in any Indian State or tribal area”.

Section 5.—Omit “or of His Majesty’s Royal Indian Marine”.

Section 18.—For the words from “Governor-General in Council” to “as the case may be” substitute “Central Government and published in the Official Gazette”.

Section 21.—The reference to the Governor-General shall stand unmodified.

Section 24.—For “Government” substitute “the Crown”.

Section 28.—For “Local Government” substitute “Central Government” and for “service of Government” substitute “service of the Crown”.

Section 30.—In clause (g) of subsection (2) for “authorities” substitute “authority” and omit “respectively” and “the Local Government and”.

*The Legislative Assembly (Deputy President’s) Salary Act, 1921.*

(II of 1921.)

After section 3 insert—

“Act to cease on establishment of Federation.”

4. On the establishment of the Federation of India this Act shall cease to have effect.”

*The Enemy Missions Act, 1921.*

(IX of 1921.)

In the Schedule omit all the entries relating to the Burma Mission Trust.

*The Indian Emigration Act, 1922.*

(VII of 1922.)

Section 2.—For “Local Government” substitute “Central Government”.

Section 3.—For “Subject to the control of the Governor-General in Council the Local Government” substitute “The Central Government”; for “within the territories administered by it” substitute “in British India”; and in subsection (2) for “Local Government” substitute “Central Government”.

Section 4.—For “Local Government” substitute “Central Government”.

Section 5.—For “Local Government” substitute “Central Government” and omit “subject to the control of the Governor-General in Council”.

Sections 6, 8 and 9.—For “Local Government” substitute “Central Government”.

Section 10.—For “Indian Legislature” substitute “Central Legislature”.

Section 11.—For subsection (2) substitute—

“(2) Where the Protector of Emigrants for any port has reason to believe that such a state of affairs as is described in subsection (1) exists in any country to which emigration for the purpose of unskilled work is lawful, he may, by notification in such manner as he thinks fit, declare that emigration to that country for the purpose of unskilled work from that port shall cease to be lawful pending a reference to the Central Government.”

In subsection (3) for “Local Government” substitute “Protector of Emigrants”.

Section 12.—For “Local Government” substitute “Protector of Emigrants”.

Section 13.—For “Indian Legislature” substitute “Central Legislature”.

Section 16.—For “the Local Government having jurisdiction at the port from which such person is to depart” substitute “the Central Government”.

Sections 17 to 20.—For “Local Government” substitute “Central Government”.

Section 21.—For “Indian Legislature” substitute “Central Legislature”.

Section 23.—Omit “Subject to the control of the Governor-General in Council” and for “Local Government” substitute “Central Government”.

*The Delhi University Act, 1922.*

(VIII of 1922.)

Throughout the Act the references to the Governor-General (but not the references to the Governor-General in Council) shall stand unmodified and for “the Council of State and the Legislative Assembly” substitute “the Chambers of the Central Legislature”.

*The Civil Procedure (Amendment) Act, 1922.*

(IX of 1922.)

Section 1.—Omit “with the previous sanction of the Governor-General in Council”.

*The Indian Income-tax Act, 1922.*

(XI of 1922.)

Section 1.—For subsection (2) substitute—

“(2) It extends to the whole of British India, including British Baluchistan and the Sonthal Parganas, and applies also, within the Indian States and the tribal areas, to British subjects who are in the service of the Crown or of a local authority established in the exercise of the powers of the Crown Representative or the Central Government in that behalf, and to all other servants of the Crown in the said States and areas.”

Section 2.—In subsection (1) for “officers of Government” substitute “officers of the Crown”; and in subsection (8) for “the Local Government” substitute “the Central Government”.

Section 3.—For “Act of the Indian Legislature” substitute “Act of the Central Legislature”.

Section 5.—For the first sentence of subsection (4) substitute “The Central Government may appoint for any area as many Assistant Commissioners of Income-tax and Income-tax Officers as it thinks fit”.

Section 7.—In subsection (1) for the first “Government” substitute “the Crown”, and for “deducted under the authority of the Government from the salary of any individual” substitute “deducted from the salary payable by or on behalf of the Crown to any individual, being a sum deducted in accordance with the conditions of his service.”

In subsection (2) for “by Government” substitute “by or on behalf of the Crown” and for “by the Governor General in Council” substitute “in the exercise of the powers of the Crown Representative or the Central Government in that behalf”.

Section 18.—For “on behalf of Government” substitute “on behalf of the Crown”.

Section 46.—For subsection (6) substitute—

“(6) If the recovery of income-tax in any area has been entrusted to a Provincial Government under section 124 (1) of the Government of India Act, 1935, the Provincial Government may direct with respect to that area or any part thereof, that income-tax shall be recovered therein with, and as an addition to, any municipal tax or local rate, by the same person and in the same manner as the municipal tax or local rate is recovered.”

Section 55.—For “Indian Legislature” substitute “Central Legislature”.

Section 67.—For “Government officer” substitute “officer of the Crown”.

*The Ranchi Mental Hospital Act, 1922.*

(XIII of 1922.)

Section 2.—In clause (c) omit “and Orissa”; omit clause (e); and in clause (f) for “Local Government” substitute “Central Government”.

Section 4.—In subsection (1) for clauses (a) to (d) substitute—

“(a) a Chairman to be appointed by the Central Government;  
 (b) eleven Trustees appointed by the Central Government, of whom four shall represent Bengal, two the United Provinces, two the Punjab, two Bihar and one the Central Provinces and Berar.”

Section 8.—For “The Local Government may, at the request of the Board, acquire” substitute “The Central Government may, at the request of the Board, cause to be acquired”; and for “the compensation awarded under that Act and of the charges incurred by the Local Government in connection with the proceedings” substitute “the expenses incurred by the Central Government on account of, or in connection with, the acquisition”.

Section 10.—For the first “Government” substitute “the Central Government or any Provincial Government”; omit “under the provisions of Section 90B of the Government of India Act”; for “partly by Government” substitute “partly by that Government” and for “the Local Government” substitute “that Government”.

Section 12.—For “Local Government” substitute “Central Government”.

Section 13.—For “Local Government” substitute “Central Government”; in subsection (3) for “with the previous sanction of the Governor-General in Council, by notification in the Gazette of India and in the Bihar and Orissa Gazette” substitute “by notification in the Official Gazette”; in subsection (4) for “vest in the Local Government on behalf of His Majesty” substitute “vest in His Majesty for the purposes of the Central Government”; and omit subsection (5).

For section 14 substitute—

14. The Central Government may by notification in the Official Gazette declare that, with effect from such date as may be specified in the notification, the Board shall be dissolved, and on the making of such a declaration, all funds and other property vested in the Board shall vest in His Majesty for the purposes of the Central Government.”

Omit section 15.

Section 16.—In subsection (1) for “Local Government” substitute “Central Government” and omit “subject to rules made under section 15”.

In subsection (2), in clause (b) for “Local Government” substitute “Central Government”; in clause (j) for “Government servants” substitute “servants of the Crown”; omit “and” at the end of clause (n); and after clause (o) insert—

- “(p) the qualifications for being appointed a Trustee;
- “(q) the circumstances in which and the authority by which any Trustee may be removed;
- “(r) the filling of any vacancy in the office of a Trustee, whether temporarily or otherwise;
- “(s) the term of office of Trustees; and
- “(t) the allowances, if any, payable to the Trustees from the funds of the Board on account of attendance at meetings of the Board.”

Section 17.—For “sections 15 and 16” substitute “section 16”, and for “Local Government” substitute “Central Government”.

Section 18.—Omit “and in the Bihar and Orissa Gazette”.

Section 21.—For “Government” substitute “Central Government”.

*The Police (Incitement to Disaffection) Act, 1922.*

(XXII of 1922.)

Section 3.—After “British India” insert “or British Burma”.

Section 5.—Omit “or the town of Rangoon”.

*The Indian States (Protection Against Disaffection) Act, 1922.*

(Governor-General's Act.)

Section 5.—For “Governor-General in Council” substitute “Provincial Government”.

*The Cotton Transport Act, 1923.*

(III of 1923.)

Section 8.—For “the Legislative Council of the Province” substitute “the Legislative Assembly of the Province”; for “of the Legislative

Council" substitute "of that Assembly"; and at the end of the section insert—

"Provided that if the Provincial Legislature has two Chambers, the notification must be laid in draft before and be approved by Resolutions of, both Chambers, either without modifications or additions, or with modifications or additions approved by both Chambers."

*The Indian Mines Act, 1923.*

(IV of 1923.)

Throughout the Act, except as otherwise provided, for "Local Government" substitute "Central Government".

Omit section 2.

Section 7.—For "Government" substitute "Crown".

Section 9.—For "the Governor-General in Council or of the Local Government" and for "the Governor-General in Council or the Local Government" substitute "the Central Government".

Section 10.—For "for the province, or for any part of the province" substitute "for any part of British India" and omit "in the province".

Section 30.—Omit "subject to the control of the Governor-General in Council".

Section 31.—In subsection (3A) for the words from "in the province" to "make the rule" substitute "in the part of British India affected by the rule" and in subsection (4) omit "and the local Official Gazette, respectively".

Section 46.—Omit subsection (2).

Section 47.—Omit "and every Local Government" and "by any authority subject to his or its control as the case may be".

*The Indian Boilers Act, 1923.*

(V of 1923.)

Section 3.—In subsection (1) for "the Royal Indian Marine Service" substitute "the Royal Indian Navy".

In subsection (2) for "Governor-General in Council" substitute "Safety Controlling Authority"; for "by the Government" substitute "by the Federal Railway Authority or by any Provincial Government"; and at the end of the subsection insert—

"In this subsection 'Safety Controlling Authority' has the same meaning as in the Indian Railways Act, 1890."

Section 4.—For "Governor-General in Council" substitute "Provincial Government".

Section 28.—For "Governor-General in Council" substitute "Provincial Government"; and omit clause (f) and the word "and" immediately preceding it.

Section 29.—In clause (a) omit "for regulating their salary, allowances and conditions of service"; and for clause (j) substitute—

"(j) generally to provide for any other matter" and omit the proviso.

Section 31.—Omit "the Gazette of India and" and "respectively".

*The Cantonments (House-Accommodation) Act, 1923.*

(VI of 1923.)

Section 1.—Omit "except Aden".

Section 3.—For "Local Government" substitute "Central Government" and omit "with the previous sanction of the Governor-General in Council" and "situate in the Province".

For section 4 substitute—

4. Nothing in this Act shall affect the provisions of any written Crown contract unless all the parties to that contract consent in writing to be bound by the terms of this Act." <sup>"Saving of written instruments."</sup>

Section 5.—For "the Government" substitute "the Central Government".

Section 6.—For "belonging to Government" substitute "belonging to the Crown".

Section 7.—For "the Government" substitute "the Central Government".

Section 13.—In subsection (1) for "Local Government" substitute "Central Government" and for "for sale to the Government" substitute "for sale to the Central Government". In subsection (2) for "the Government" substitute "the Central Government".

Section 14.—For "the Secretary of State for India in Council" substitute "the Central Government"; for the first "the said Secretary of State in Council" substitute "the Central Government" and for the second "the said Secretary of State in Council" substitute "the Crown".

Section 17.—For "the Government" substitute "the Central Government".

*The Indian Naval Armament Act, 1923.*

(VII of 1923.)

Throughout the Act for "Local Government" substitute "Central Government".

Section 7.—Omit "or any gazetted officer of the Royal Indian Marine Service".

Section 9.—Omit "subject to the control of the Governor-General in Council".

*The Workmen's Compensation Act, 1923.*

(VIII of 1923.)

Section 2.—In subsection (1) in clause (n) omit "or of the Royal Indian Marine Service".

In subsection (2) for "of the Government" substitute "acting on behalf of the Crown".

In subsection (3) for "Governor-General in Council" substitute "Provincial Government" and, after "apply" where it first occurs, insert "within the Province".

Section 3.—For "Governor-General in Council" substitute "Provincial Government" and after "the diseases which" and "apply" insert "within the Province".

Section 16.—For "Governor-General in Council" substitute "Provincial Government".

Section 21.—In subsection (2) for "the Governor-General in Council" substitute "the Provincial Government of that Province".

Section 32.—In subsection (1) for "Governor-General in Council" substitute "Provincial Government".

In subsection (2) omit "and" at the end of clause (h); omit clause (i); insert, as clauses (i) to (n), clauses (a) to (f) of section 33; insert "and" at the end of clause (m); and omit "and" at the end of clause (n).

Subject as aforesaid omit section 33.

Section 34.—In subsection (1) for “sections 32 and 33” substitute “section 32”.

In subsection (2) omit “or section 33”.

In subsection (3) omit “the Gazette of India or” and “as the case may be”.

*The Indian Cotton Cess Act, 1923.*

(XIV of 1923.)

Section 1.—In subsection (2), for “except Aden” substitute “and including also Berar”.

Section 2.—For “Local Government” substitute “Central Government”.

Section 4.—For clause (ii) substitute—

“(ii) six persons to be nominated by the Central Government to represent respectively the Agricultural Departments of the Provincial Governments of Madras, Bombay, Sind, the United Provinces, the Punjab, and the Central Provinces and Berar.”

For clause (v) substitute—

“(v) four persons nominated by the Central Government to represent the cotton manufacturing or cotton ginning industry, of whom two shall be nominated to represent the industry in the Central Provinces and Berar, one to represent the industry in Madras and one to represent the industry in the Punjab.”

In clause (vi) for “the Local Government of” substitute “the Central Government to represent”.

For clause (viii) substitute—

“(viii) ten persons nominated by the Central Government to represent the cotton growing industry of whom two shall be nominated to represent the industry in Madras, two to represent the industry in the United Provinces, two to represent the industry in the Punjab, two to represent the industry in the Central Provinces and Berar, one to represent the industry in Bombay and one to represent the industry in Sind.”

Sections 9, 10 and 11.—For “Local Government” substitute “Central Government”.

Section 14.—After “His Majesty” insert “for the purposes of the Central Government”.

*The Indian Official Secrets Act, 1923.*

(XIX of 1923.)

Section 1.—For “the dominions of Princes and States in India in alliance with His Majesty” substitute “any Indian State”.

Section 2.—After paragraph (1) insert—

“(1A) References to a department of the Government include the departments of any Government in British India and any department of the Crown Representative, and include also the Federal Railway Authority.”

In paragraph (10) omit “or by any Local Government”.

Section 13.—In subsection (1) for “Local Government” substitute “appropriate Government”; in subsection (3) for “Governor-General in Council” substitute “appropriate Government” and omit “the Local Government”; and at the end of the section insert—

“(5) In this section, the appropriate Government means—

(a) in relation to any offences under section 5 not connected with a prohibited place or with a foreign power, the Provincial Government; and

(b) in relation to any other offence, the Central Government.”



*The Indian Merchant Shipping Act, 1923.*

(XXI of 1923.)

Throughout the Act, save as otherwise provided, for "Secretary of State for India in Council" substitute "Central Government".

Section 2.—After "the continent of India" insert "or in Burma" and at the end of the section add—

"(2) As from the commencement of Part III of the Government of India Act, 1935, a British ship registered, whether before or after that date, in Burma or Aden shall not be deemed for the purposes of any enactment relating to British ships registered in British India to be such a ship so registered."

Section 4.—Omit "or the Government".

Omit section 4A.

Section 17.—For "Royal Indian Marine" substitute "Royal Indian Navy".

Section 31.—For "Government" substitute "the Central Government".

Section 37A.—Omit "or between Aden and Perim" and after "Ceylon" insert "or in Burma".

Section 38.—For "Government" substitute "the Central Government".

Section 51.—Omit "by the Secretary of State for India in Council, with the concurrence of the Lords Commissioners of His Majesty's Treasury".

Section 109.—For "Government" substitute "the Central Government".

Section 131.—For "Bombay or Rangoon" substitute "or Bombay".

Section 146.—In clause (e) of subsection (1) omit "Rangoon" and after "in British India" insert "to Burma".

Section 147.—For "the dominions of Princes and States in India" substitute "any Indian State".

Section 150.—For "Government" substitute "the Central Government".

Omit sections 185 to 188.

Section 203.—Omit "other than Aden".

Omit section 204.

Section 205.—In subsection (1)(a) omit "where any voyage does not begin at Aden".

Section 209.—For "become the property of Government" substitute "vest in His Majesty for the purposes of the Central Government" and for "shall be paid to Government" substitute "shall be paid to the Central Government".

Section 213.—In clause (s) of subsection (1) for "Government" substitute "the Crown".

Section 218.—For "in India and Ceylon" substitute "within India, Burma and Ceylon".

Section 233.—For "Government" substitute "Central Government".

Section 234.—For "Government" substitute "the Central Government".

Section 237.—For "Government" substitute "Central Government".

Sections 249 and 282.—For "Local Government" substitute "Central Government".

Section 284.—For "Royal Indian Marine Service" substitute "Royal Indian Navy".

*The Malkharoda and Gaontia Villages Laws Act, 1923.*

(XXII of 1923.)

Section 4.—For "Government" substitute "Crown".

After section 5 insert—

6. This Act shall have effect subject to any provisions contained in or made by virtue of the Government of India (Constitution of Orissa) Order, 1936."

"Saving as to territory subsequently transferred to Orissa."

*The Mussalman Wakf Act, 1923.*

(XLII of 1923.)

Section 6.—For “Local Government” substitute “Central Government”.

*The Cantonments Act, 1924.*

(II of 1924.)

Throughout the Act, save as otherwise expressly provided, for “Local Government” substitute “Central Government”.

Sections 3 and 4.—Omit “with the previous sanction of the Governor-General in Council” and “with the like sanction”.

Sections 6 and 7.—For “Secretary of State in Council” substitute “Central Government”.

Section 8.—For “Secretary of State in Council” substitute “Central Government”.

Section 9.—Omit “with the previous sanction of the Governor-General in Council”.

Section 12.—For “by Government” substitute “by the Central Government”.

Section 13.—In subsection (6) for “Government” substitute “Crown”.

Section 14.—In subsection (1) omit “after consultation with the Local Government.”

Section 17.—For “with the concurrence of” substitute “after consultation with”.

Section 28.—For “Government service” substitute “the service of the Crown”.

Section 33.—For “Secretary of State for India in Council” substitute “Central Government”.

Section 34.—For “Secretary of State in Council” substitute “Crown”.

Section 45.—In clause (b) of subsection (1) for “Local Government” substitute “Provincial Government concerned”.

Section 46.—Omit “or the Local Government”.

Section 47.—For “Government” substitute “Crown”.

Section 49.—Omit “after consultation with the Local Government”.

Section 54.—Omit “with the previous sanction of the Governor-General in Council”.

Section 57.—For “Government” substitute “Central Government”.

Section 60.—Omit the proviso to subsection (1).

Section 65.—For “Secretary of State in Council” substitute “Crown”.

Section 99.—In subsection (2) in clause (d) for “Government” substitute “the Crown” and in clause (f) after “property of” insert “the Crown” and for “the Government” substitute “the Central or any Provincial Government”.

Section 106.—Omit from “and (c) subject to any deductions” to the end of the section.

Section 108.—Omit “or the Local Government”, and for “by His Majesty” substitute “by the Central or a Provincial Government”.

Section 110.—For “proceed to acquire it” substitute “procure the acquisition thereof”.

Section 124.—For “Government” substitute “the Crown”.

Section 138.—For “of the Government” substitute “in the service of the Crown”.

Section 172.—Omit “or the Local Government” and “as the case may be”.

Section 173.—For “Local Government” substitute “Provincial Government”.

Section 181.—In subsection (4) for “from Government” substitute “from the Crown”.

Section 195.—For “Government” substitute “the Crown”.

Section 239.—In subsection (5) for the words from “refer the case” to the end of the subsection substitute “make such order thereon as it thinks fit”.

Section 262.—For “Government” substitute “Crown”.

Section 280.—For “Government” substitute “the Crown”.

*The Criminal Tribes Act, 1924.*

(VI of 1924.)

Section 2.—Omit “and the town of Rangoon” and “or the town of Rangoon”.

*The Land Customs Act, 1924.*

(XIX of 1924.)

Section 1.—Omit “(except Aden)”.

Section 2.—In clause (b) for “to a Local Government, the Local Government or such officer of the Local Government may appoint in that behalf” substitute “and entrust to a Provincial Government or an officer of a Provincial Government under section 124 (1) of the Government of India Act, 1935, that Government or officer as the case may be”.

Omit clause (h).

Section 3.—Omit “to any Local Government or” and “the Local Government or”.

Section 8.—For “Government” substitute “the Crown”.

*The Indian Soldiers (Litigation) Act, 1925.*

(IV of 1925.)

Section 3.—For clause (c) substitute—

“(c) overseas—when he is or has been serving in any place outside India (other than Ceylon) the journey between which and British India is ordinarily undertaken wholly or in part by sea.”

Section 13.—For “Local Government” substitute “Central Government” and after “High Court” insert “concerned”.

Section 14.—For “The Governor-General in Council” substitute “As respects the Provincial Public Services, the Provincial Government, and in other cases, the Central Government.”

*The Legislative Assembly (President's Salary) Act, 1925.*

(VI of 1925.)

After section 2 insert—

3. On the establishment of the Federation of India, this Act shall cease to have effect.”

” Act to cease to have effect on establishment of Federation.

*The Cotton Ginning and Pressing Factories Act, 1925.*

(XII of 1925.)

Section 1.—Omit “(except Burma)”.

Section 5.—In subsection (2) for “the Governor-General in Council may direct” substitute “it thinks fit”.

Section 6.—For “Local Government” substitute “Central Government.”

Section 12.—For clause (c) substitute—

“(c) the standard weights and scales to be used in cotton ginning and cotton pressing factories in any part of British India and the inspection of the same”.

Section 13.—Omit clause (c).

*The Provident Funds Act, 1925.*

(XIX of 1925.)

Section 2.—In clause (d) for “the Government” substitute “the Secretary of State, the Central Government, the Crown Representative or any Provincial Government”, and at the end of the clause insert “and references in this Act to the Government shall be construed accordingly”.

For clause (f) substitute—

“(f) “Railway administration” means—

- (i) any company administering a railway or tramway in British India either under a special Act of Parliament or an Indian law, or under contract with the Crown, or
- (ii) the manager of any railway or tramway administered by the Federal Railway Authority or by a Provincial Government,

and includes, in any case referred to in sub-clause (ii), the Federal Railway Authority or the Provincial Government, as the case may be.’

Section 8.—For “Local Government” and “Governor-General in Council” substitute “appropriate Government”.

At the end of the section insert—

“(4) In this section “the appropriate Government” means—

- (a) in relation to a cantonment authority, a port authority for a major port, and any institution which, or the objects of which, appear to the Central Government to fall within List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government; and
- (b) in other cases, the Provincial Government.

*Explanation.*—“The Provincial Government” in relation to an institution registered under the Societies Registration Act, 1860, means the Provincial Government of the Province in which the society is registered.’

*The Coal Grading Board Act, 1925.*

(XXXI of 1925.)

Section 3.—In subsections (1) and (3) after “Railway Board” insert “or, after the establishment of the Federal Railway Authority, to that Authority”.

*The Indian Succession Act, 1925.*

(XXXIX of 1925.)

Sections 223 and 236.—For “Governor-General in Council” substitute “Provincial Government”.

Section 264.—Omit “and the province of Burma”.

Section 273.—At the end of the section insert—

“The proviso to this section shall apply in British India after the separation of Burma and Aden from India to probates and letters of administration granted in Burma and Aden before the date of the separation, or after that date in proceedings which were pending at that date.”

Section 300.—Omit “and the province of Burma”.

Section 370.—In clause (e) of subsection (2) for “Governor-General in Council” substitute “Provincial Government”.

Section 380.—At the end of the section insert—

“This section shall apply in British India after the separation of Burma and Aden from India to certificates granted in Burma and Aden before the date of the separation, or after that date in proceedings which were pending at that date.”

*The Indian Naturalization Act, 1926.*

(VII of 1926.)

Throughout the Act, save as otherwise provided, for “a Local Government” or “the Local Government” or “such Local Government” substitute “the Central Government”.

Section 3.—In clauses (c) and (f) of subsection (1) for “under the Government” substitute “in India”, and in clause (e) of that subsection for “a principal vernacular of the province” substitute “one of the principal vernaculars of British India”.

Section 8.—In subsection (1) for the words down to “is satisfied that the certificate” substitute “Where the Central Government is satisfied that a certificate of naturalization granted under this Act or the Indian Naturalization Act, 1852” and omit subsection (3).

Section 13.—Omit “with the previous sanction of the Governor-General in Council”.

After section 14 insert—

14A. The provisions of this Act shall, after the separation of Burma and Aden from India, continue to apply, as respects British India, to certificates granted under this Act, or the Indian Naturalization Act, 1852, before the said separation by the Local Governments of Burma and Aden and any such certificates may after the said separation be revoked as respects British India accordingly.”

*The Indian Trade Unions Act, 1926.*

(XVI of 1926.)

Throughout the Act, except as expressly provided, for “Local Government” substitute “appropriate Government”.

Section 2.—After “In this Act” insert “‘the appropriate Government’ means, in relation to Trade Unions whose objects are not confined to one province, the Central Government, and in relation to other Trade Unions, the Provincial Government, and”.

Section 3.—For “Each Local Government” substitute “The appropriate Government” and for “the province” substitute “each Province”.

Section 11.—Omit “or of Rangoon”.

Section 15.—For “Governor-General in Council” substitute “appropriate Government”.

Section 16.—After “the Government of India Act” insert “or the Government of India Act, 1935”.

Section 29.—Omit “Subject to the control of the Governor-General in Council”.

*The Cotton Industry (Statistics) Act, 1926.*

(XX of 1926.)

Throughout the Act for “Governor-General in Council” substitute “Provincial Government”.

Section 5.—For “British India” substitute “the Province”.

*The Delhi Municipal Water Board Act, 1926.*

(XXIII of 1926.)

Sections 2, 3 (1) and 4.—“Chief Commissioner” shall stand unmodified.

Section 8.—For “Auditor-General” substitute “Central Government”.

Section 10.—In subsection (2) omit from “and if any question” to the end of the section.

Section 12.—In clause (d) of subsection (3) omit “by the Auditor-General”.

“Dispute as to liability for payments to or by the Board.”

For section 15 substitute :—

15.—(1) If any dispute arises between the Board and any constituent body as to the liability of the constituent body to pay any sum demanded by the Board or as to the right of the constituent body to any refund, or as to the amount of any refund, from the Board, the constituent body may require the Board to refer the matter in dispute to the Central Government, and the decision of the Central Government thereon shall be final :

Provided that, where the dispute relates to the liability of a constituent body to make any payment to the Board, the payment shall be made to the Board pending the decision of the Central Government.

(2) In making any such reference the Board shall furnish to the Central Government and the constituent body concerned a full statement of the grounds of its claim, and the Central Government shall consider that statement, together with any like statement received from the constituent body within six weeks of the date of the reference.”

Sections 18 and 19.—For “Auditor-General” substitute “Central Government”.

Sections 22 and 27.—For “of the Government” substitute “of the Crown”.

*The Indian Bar Councils Act, 1926.*

(XXXVIII of 1926.)

Section 1.—For “Patna and Rangoon” substitute “and Patna”; for “Governor-General in Council” substitute “Provincial Government.”

Section 2.—At end insert—

“(2) In this Act “the Provincial Government” means, in relation to any High Court, the Provincial Government of the Province in which the High Court has its principal seat.”

*The Indian Forest Act, 1927.*

(XVI of 1927.)

Section 2.—In paragraph (2) omit “the Governor-General in Council or”.

Sections 5, 23 and 26.—For “on behalf of Government” and “on behalf of the Government” substitute “on behalf of the Crown”.

Section 27.—Omit “subject to the control of the Governor-General in Council”.

Section 39.—In subsections (1) and (2) for “local Government” substitute “Central Government”; in subsection (1) for “the Government” substitute “the Crown” and omit the proviso; and after subsection (3) insert—

“(4) Until provision to the contrary is made by the Central Legislature, any Provincial Government which was, immediately before the commencement of Part III of the Government of India Act, 1935, levying a duty on any timber or other forest produce produced in that Province may continue to levy that duty on such timber or forest produce:

Provided that nothing in this subsection authorises the levy of any duty which as between timber or other forest produce of the Province and similar produce of the locality outside the Province, discriminates in favour of the former, or which, in the case of timber or other forest produce of localities outside the Province, discriminates between timber or other forest produce of one locality and similar timber or other forest produce of another locality.”

Section 41.—In subsection (2) for “British India” substitute “the Province” and for “Government” substitute “the Crown”.

After section 41 insert—

41A.—Notwithstanding anything in section 41, the Central Government may make rules to prescribe the route by which alone timber or other forest produce may be imported, exported or moved into or from British India across any customs frontier as defined by the Central Government, and any rules made under section 41 shall have effect subject to the rules made under this section.”

“ Powers of  
Central Govern-  
ment as to  
movements of  
timber across  
Customs  
frontiers.”

Sections 43, 44, 47, 49 and 70.—For “Government” substitute “Crown”.

After section 85 insert—

85A. As from the commencement of Part III of the Government of India Act, 1935, nothing in this Act shall authorise any Provincial Government to make any order or do any other thing in relation to any Crown property not vested in His Majesty for the purposes of that Province or otherwise to prejudice any Crown rights, without the consent of the Government or authority concerned.”

“ having for  
rights of  
Central  
Government.”

*The Indian Lighthouse Act, 1927.*

(XVII of 1927.)

Section 18.—Leave out “or the Government”.

*The Trade Disputes Act, 1929.*

(VII of 1929.)

Section 2.—In clause (c) for “the Government” substitute “any Government in British India”.

After clause (c) insert—

“(cc) Federal Railway has the same meaning as in the Government of India Act, 1935.”

In clause (g) for “the Governor-General in Council” substitute “in the case of a Federal Railway, the Central Government, and in the case of any other railway, the Provincial Government”.

G

In clause (k) omit "or in the Royal Indian Marine Service".

Section 3.—For "or is a railway company" substitute "or is the Federal Railway Authority or a railway company operating a Federal Railway".

Section 15.—For subsection (4) substitute—

"(4) No Court shall take cognisance of any offence under this section or of the abetment of any such offence save on complaint made by or under authority from the Central Government where the public utility service in question is a railway service connected with a Federal Railway or a postal, telegraph or telephone service and the Provincial Government in other cases."

Section 16.—For "the Government" substitute "any Government in British India, the Federal Railway Authority or the Crown Representative".

Section 17.—In subsection (2) for "the Governor-General in Council or the Local Government" substitute "the appropriate Government" and insert at the end of that subsection—

"In this subsection 'the appropriate Government' means—

- (a) in relation to industries, businesses and undertakings carried on by the Central Government or by the Federal Railway Authority or by a railway company operating a Federal Railway, the Central Government; and
- (b) in other cases, the Provincial Government."

Section 19.—In subsection (1) for "or by a railway company" substitute "or by the Federal Railway Authority or a railway company operating a Federal Railway".

In subsection (3) omit "or the Local Official Gazette as the case may be".

*The Indian Soft Coke Cess Act, 1929.*

(VIII of 1929.)

Section 1.—In subsection (2) omit "except Aden".

Section 4.—In clause (i) of subsection (1), after "Board" insert "or, after the establishment of the Federal Railway Authority, to that Authority"; and for clauses (ii) and (iii) substitute—

- "(ii) one person nominated by the Central Government to represent Bengal;
- (iii) one person nominated by the Central Government to represent the provinces of Bihar and Orissa."

In subsection (2) after "Board" insert "or after the establishment of the Federal Railway Authority to that Authority".

Section 9.—After "His Majesty" insert "for the purposes of the Central Government".

*The Dangerous Drugs Act, 1930.*

(II of 1930.)

Section 2.—For clauses (i) to (l) substitute—

- "(i) 'to import into British India' means to bring into British India by land, sea or air across any of the customs frontiers defined by the Central Government;
- (j) 'to import inter-Provincially' means to bring into a Province otherwise than across any of the said customs frontiers;
- (k) 'to export from British India' means to take out of British India by land, sea or air across any of the said customs frontiers;
- (l) 'to export inter-Provincially' means to take out of a Province otherwise than across any of the said customs frontiers;
- (ll) 'British India' includes Berar; and "

Omit clause (n) and the word "and" immediately preceding it.



Section 4.—In subsection (1) for “Government” substitute “the Crown”.

Section 8.—Omit “subject to the control of the Governor-General in Council”.

Section 10.—For “Government” substitute “the Crown”.

Section 31.—For “Local Government” substitute “appropriate Government” and at the end of the section insert—

“In this section ‘the appropriate Government’ means as respects any contravention of any rules which under this Act fall to be made by the Provincial Government, that Government, and in other cases, the Central Government.”

Section 35.—For “The Governor-General in Council” substitute “In connection with offences against rules which under this Act fall to be made by the Provincial Government, the Provincial Government, and in connection with other offences, the Central Government”.

Section 36.—Substitute for subsections (2) and (3)—

“(2) Rules made under this Act shall be published in the Official Gazette.”

Section 39.—For “local Legislature” substitute “local or Provincial Legislature”.

Schedule II.—Omit all the entries under the heading “Burma Acts”.

*The Inland Steam-Vessels (Amendment) Act, 1930.*

(XIII of 1930.)

Section 1.—For “Governor-General in Council” substitute “Provincial Government”.

*The Silver (Excise Duty) Act, 1930.*

(XVIII of 1930.)

Section 4.—For “Local Government” substitute “Central Government”.

*The Indian Companies (Amendment) Act, 1930.*

(XIX of 1930.)

Section 3.—In subsection (2) for “Governor-General in Council” substitute “appropriate Government” and at the end of the subsection insert—

“In this section ‘the appropriate Government’ means, in relation to companies falling within Item 33 of List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government, and in relation to other companies, the Provincial Government.”

*The Indian Lac Class Act, 1930.*

(XXIV of 1930.)

In the long title and preamble after “Indian” insert “or Burman”.

Section 1.—Omit “except Aden”.

Section 3.—Omit “or to Aden”.

Section 4.—For clause (v) of subsection (4) substitute—

“(v) six members representing the cultivators of lac to be nominated by the Central Government, one for Bengal, one for the United Provinces, one for the Central Provinces and Berar, one for Assam and two for Bihar.”

In clauses (ii) and (v) of subsection (5) omit “and Orissa”.

Section 6.—After “Indian” insert “or Burman”.

Section 7.—After “His Majesty” insert “for the purposes of the Central Government”.

Section 8.—For “Government servants” substitute “servants of the Crown”.

*The Vizagapatam Port Act, 1931.*

(X of 1931.)

This Act shall cease to have effect.

*The Salt (Additional Import Duty) Act, 1931.*

(XIV of 1931.)

Section 3.—Omit “except Aden and Perim”.

Section 5.—For “Secretary of State for India in Council” substitute “Central Government”.

*The Provisional Collection of Taxes Act, 1931.*

(XVI of 1931.)

Sections 3 and 4.—For “Indian Legislature” substitute “Central Legislature”.

*The Bengal Criminal Law Amendment (Supplementary) Act, 1932.*

(VIII of 1932.)

Section 2.—Omit “made with the previous sanction of the Governor General in Council” and after “Provided that” insert—

“ (a) no such order as aforesaid shall be made except with the previous consent of the Provincial Government of the Province in which the jail is situated; and

(b) ”

*The Indian Partnership Act, 1932.*

(IX of 1932.)

Section 58.—For “Governor General in Council” substitute “Provincial Government of any province” and for “any province” substitute “that province”.

Section 58.—In subsection (3) for “the Government of India or a Local Government” substitute “the Central Government, or any Provincial Government or the Crown Representative”; for “when the Governor General in Council” substitute “when the Provincial Government,” and omit “under the hand of one of the Secretaries to the Government of India”.

Section 71.—For “Governor General in Council” substitute “Provincial Government” and in subsection (2) after “may” insert “also”.

*The Foreign Relations Act, 1932.*

(XII of 1932.)

Section 2.—Omit the explanation.

*The Indian Air Force Act, 1932.*

(XIV of 1932.)

Section 6.—In subsection (15) for “Governor-General in Council” substitute “Central Government or the Crown Representative”.

Sections 44, 50 and 51.—For “Government” substitute “the Crown”.

Section 58.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”, and for “the Indian (Foreign Jurisdiction) Order in Council, 1902” substitute “the Government of India Act, 1935, or of any Order in Council made under the Foreign Jurisdiction Act, 1890”.

Section 62.—For “the Government” substitute “the Crown”.

Section 90.—In subsection (3) for “the territories of any prince or chief in India” substitute “any Indian State or tribal area” and for “the British Indian Government” substitute “the Central Government or the Crown Representative”.

Section 94.—For “the civil, military or air force service of the Government” substitute “the service of the Crown”.

Section 97.—For “the civil, military or air force service of Government” substitute “the service of the Crown”.

Section 127.—For “Secretary of State for India in Council” substitute “Crown”.

*The Port Haj Committees Act, 1932.*

(XX of 1932.)

Section 4.—For “Local Government” substitute “Central Government”, for “the Bengal Legislative Council” substitute “the Chambers of the Bengal Legislature”, for “the Council of State and of the Legislative Assembly” substitute “the Chambers of the Central Legislature”, for “by constituencies in the Presidency of” substitute “for, or for any part of,” and for “the Bombay Legislative Council” substitute “the Chambers of the Bombay Legislature”.

For clause (c) of subsection (3) substitute—

“(c) five members to be elected by an electorate consisting of

- (i) the elected Muslim members of the Sind Legislature, and
- (ii) the Muslim members of the Chambers of the Central Legislature elected for, or for any part of, Sind.”

In subsection (5) for “a Local Government” substitute “the Central Government”.

For section 5 substitute—

5. The Central Government may, after previous publication, make rules altering the composition of a Port Haj Committee.”

Sections 7 to 17.—For “Local Government” substitute “Central Government”.

Section 18.—For “Government” and “the Local Government” substitute “the Central Government”.

Section 20.—For “lapsed to Government” substitute “lapsed to the Crown” and for “allotted by Government” substitute “allotted by the Central or any Provincial Government”.

Section 22.—For “The Local Government may, subject to the control of the Governor-General in Council” substitute “The Central Government may”.

Section 23.—For “Local Government” substitute “Central Government”.

*The Tea Districts Emigrant Labour Act, 1932.*

(XXII of 1932.)

Section 16.—For subsection (1) substitute—

“(1) The Central Government may, by notification in the Official Gazette, declare any area within a recruiting Province to be a controlled emigration area and thereupon the provisions of this Chapter shall apply to that area:

Provided that the Central Government may by the same or any subsequent notification declare that any of the provisions of this Chapter shall not apply in that area, or shall apply subject to such general or special relaxations as may be specified."

Sections 17 and 21.—For "Local Government" substitute "Central Government".

Section 23.—For "he may require the Local Government to" substitute "the Central Government may" and for "make any requisition for the cancellation of" substitute "direct the cancellation of any".

Section 24.—For "Local Government" substitute "Central Government".

Section 26.—For subsection (1) substitute—

"(1) The Central Government may, by notification in the Official Gazette, declare any controlled emigration area or any part of a controlled emigration area within a recruiting Province to be a restricted recruiting area and thereupon the provisions of this Chapter shall apply to that area:

Provided that the Central Government may, by the same or any subsequent notification, declare that any of the provisions of this Chapter shall not apply in relation to that area, or shall apply subject to such general or special relaxations as may be specified."

Section 27.—For "The Local Government having jurisdiction over any restricted recruiting area" substitute "The Central Government" and after "rules" insert "as respects any restricted recruiting area".

Section 28.—In the proviso to subsection (1) for "the Local Government having jurisdiction over any restricted recruiting area" substitute "the Central Government" and after "rules" insert "as respects any restricted recruiting area".

In subsection (2) for "Local Government of Assam" substitute "Central Government" and after "rules" insert "for Assam".

Section 36.—In subsection (3) for the words down to "invest a Sub-Divisional Magistrate" substitute "The Central Government may invest a District Magistrate or a Sub-Divisional Magistrate in any recruiting Province and a Sub-Divisional Magistrate in Assam".

In subsection (4) for "Local Government" substitute "Central Government".

Section 37.—In subsection (2) for "Local Government of Assam" substitute "Central Government" and after "rules" insert "for Assam".

In subsection (3) for the words down to "the Local Government" substitute "Rules made under this section".

Section 38.—For "Subject to the control of the Governor General in Council, the Local Government of Assam" substitute "The Central Government".

*The Bengal Suppression of Terrorist Outrages (Supplementary) Act, 1932.*

(XXIV of 1932.)

Section 5.—Omit the proviso.

*The Provincial Criminal Law Supplementing Act, 1933.*

(IX of 1933.)

Omit section 6.

*The Indian Wireless Telegraphy Act, 1933.*

(XVII of 1933.)

Section 7.—For “Local Government” substitute “Central Government”.

Section 9 shall cease to have effect.

*The Murshidabad Estate Administration Act, 1933.*

(XXIII of 1933.)

The Preamble.—After the first recital insert—

“And whereas by virtue of section 177 of the Government of India Act, 1935, the said indenture is, as from the commencement of Part III of that Act, to have effect as if it had been made on behalf of the Province of Bengal and references therein to the Secretary of State in Council are to be construed accordingly.”

In the second recital for “these” substitute “the said” and for “Secretary of State” substitute “Provincial Government of Bengal”.

Section 2.—Omit clause (5).

Section 3.—For “The Local Government”, where it first occurs, substitute “The Provincial Government of Bengal (hereafter in this Act referred to as “the Provincial Government”); and for “the Secretary of State” substitute “the Provincial Government”.

Section 4.—After “or the Secretary of State” insert “or the Province of Bengal”, and for “of the Secretary of State” substitute “of the Provincial Government”.

Section 5.—After the first “the Secretary of State” insert “or the Province of Bengal”; for the second, third and fourth “the Secretary of State” substitute “the Province of Bengal”.

Section 7.—For “the Secretary of State” substitute “Provincial Government”.

Section 10.—For “Government” substitute “the Crown”.

Sections 19, 26 and 27.—For “Secretary of State” substitute “Provincial Government”.

*The Indian Tea Control Act, 1933.*

(XXIV of 1933.)

Section 2.—For clause (a) substitute—

“(a) ‘Committee’ means the Indian Tea Licensing Committee constituted under this Act;”

In clause (b) for “outside India” substitute “outside India and Burma”.

Section 3.—For “Local Government of Assam” and “Local Government of Madras” substitute “Central Government”.

For section 9 substitute—

9.—(1) The Central Government may, by notification in the Official Gazette, declare the Committee to be dissolved, and on the date of the publication of such notification the Committee shall stand dissolved and this Act shall be deemed to be repealed.

(2) When the Committee is dissolved, either under this section or by the expiry of this Act, the unexpended balance of fees received by the Committee under this Act shall lapse to the Central Government.”

Section 10.—For “Government” substitute “the Central Government”.

Chapter IA shall cease to have effect.

Section 11.—For “outside India” substitute “outside India and Burma”.

Section 12.—In subsection (1) omit “in the case of exports from British India excluding Burma, or the Authority in the case of exports from Burma”; and in subsection (2) omit “or the Authority, as the case may be”.

Section 13.—Omit subsection (3).

Section 14.—In subsection (1) omit “for estates in British India excluding Burma” and “and for estates in Burma by the Authority”.

For subsection (2) substitute—

“(2) The total of all export quotas for any financial year shall not exceed the Indian Overseas Export Allotment for that year.”

Section 15.—In subsection (2) omit “or, if the estate is in Burma, of the Authority”; and omit the proviso.

Section 16.—In subsection (1) omit “or, if such estate is in Burma, to the Authority”; in subsection (2) omit “or Authority, as the case may be”; and in the proviso to subsection (3) omit “or the Authority”.

Section 17.—In subsection (1) omit “or, in Burma, to the Authority” and “or Authority, as the case may be”.

Section 18.—In subsection (1) omit “and the Authority”, “each” and “or the Authority”.

Section 19.—In subsection (2) omit “or, in the case of tea shipped or waterborne to be shipped for export from Burma, by the Authority”; and in subsection (3) omit “or, in the case of tea produced in Burma, by the Authority”.

Section 20.—In subsection (1) omit “or in Burma, the Authority”; and in subsection (2) omit “or the Authority, as the case may be”.

Section 21.—In subsection (1) omit “or the Authority”; and in subsection (2) omit “and the Authority”, and for “them” substitute “it”.

Section 26.—For “Governor General in Council” substitute “Committee”.

The reference to the Gazette of India shall stand unmodified.

Section 29.—In subsection (1) omit “or, in Burma, the Authority”; and in subsection (2) omit “or, in Burma, any person authorised by the Authority in this behalf”.

Section 32.—Omit “or any person authorised by the Authority” and “or by a person authorised by the Authority”; and for “such member, officer or person” substitute “such member or officer”.

Section 35.—In subsection (1) omit “or, in Burma, by the Authority”, and for “the Local Government” substitute “the Central Government, in the case of the offence of furnishing a false return under subsection (1) of section 20 or the Provincial Government in any other case”; and in subsection (2) omit “or, in Burma, the Authority”.

*The Indian Medical Council Act, 1933.*

(XXVII of 1933.)

Section 2.—For clause (a) substitute—

“(a) ‘British Indian University’ means any university in British India established by an Indian law and having a medical faculty”.

In clauses (e) and (f) for “a Local Legislature” substitute “a Local or Provincial Legislature”.

Section 3.—In subsection (1) for “the Local Government of the Province” substitute “the Central Government”; omit “and in the case of the University of Rangoon, the Council”, and “or, in the case of the University of Rangoon, the members of the Board of Studies in Medicine”; and for “three members” substitute “four members”.

Section 4.—For “Local Government” substitute “Central Government” and omit “subject to any instructions the Governor-General in Council may issue in this behalf”.

Section 11.—Omit “Rangoon”.

*The Khaddar (Name Protection) Act, 1934.*

(VIII of 1934.)

For “Local Government” substitute “Central Government”.

*The Indian States (Protection) Act, 1934.*

(XI of 1934.)

Section 3.—Omit the words from “and any power which might” to the end of the section.

Section 7.—For “the Governor General in Council or the Local Government” substitute “the Central Government, if the offence is committed outside British India, and the Provincial Government in other cases”.

*The Sugar (Excise Duty) Act, 1934.*

(XIV of 1934.)

Section 5.—For “Local Government” substitute “Central Government”.

Section 11.—For “officers of Government” substitute “officers of the Crown” and omit subsection (4).

*The Sugar-Cane Act, 1934.*

(XV of 1934.)

Section 3.—Omit “Subject to the control of the Governor General in Council”.

Section 8.—For “Governor General in Council” substitute “Provincial Government”.

*The Matches (Excise Duty) Act, 1934.*

(XVI of 1934.)

Section 6.—For “Local Government” substitute “Central Government”.

Section 18.—Omit subsection (4).

Omit section 21.

*The Indian Dock Labourers Act, 1934.*

(XIX of 1934.)

Throughout the Act for “Local Government” substitute “Central Government”.

Section 6.—Omit “Subject to the control of the Governor General in Council”.

Section 7.—For “the Gazette of India and the Local Official Gazette, respectively” substitute “the Official Gazette”.

*The Mechanical Lighters (Excise Duty) Act, 1934.*

(XXIII of 1934.)

Section 5.—For “Local Government” substitute “Central Government”.

Section 15.—Omit subsection (4).

*The Factories Act, 1934.*

(XXV of 1934.)

Section 3.—In clause (a) omit “excluding Burma,” and omit clause (b).

Section 8.—For “Governor General in Council” substitute “Provincial Government”.

Section 11.—For “in the employment of Government” substitute “in the service of the Crown”.

Sections 33 and 77.—For “Governor General in Council” substitute “Provincial Government”.

Omit section 78.

Section 79.—Omit “the Gazette of India or” and “as the case may be”.

*The Indian Rubber Control Act, 1934.*

(XXVIII of 1934.)

Throughout the Act for “Rubber Licensing Resolutions” substitute “Rubber Licensing Resolution”.

Section 2.—For clause (a) substitute—

“ (a) ‘Committee’ means the Indian Rubber Licensing Committee constituted under this Act.”

In clause (b) for “outside India” substitute “outside India and Burma”; in clause (i) for “Governor General in Council” substitute “Committee” and in clause (j) for “the Resolutions” substitute “the Resolution” and for “Notifications Nos. 39 and 40” substitute “Notification No. 39”.

Section 3.—For subsection (1) substitute—

“ (1) The Central Government shall constitute a Committee to be called the Indian Rubber Licensing Committee.”

In subsection (2).—For clause (b) substitute—

“ (b) one member to be nominated by the Central Government to represent the Province of Madras.”

Omit subsection (3); in subsection (4) omit “or the Burma Rubber Licensing Committee”; for “the said Resolutions” substitute “the said Resolution”; omit “or subsection (3)”, and in subsection (5) for “each Committee” substitute “the Committee”.

Section 5.—For “Committees” substitute “Committee”.

Section 8.—For “Each Committee” substitute “The Committee”.

Section 9.—In subsection (1) for “one or both of the Committees” substitute “the Committee”; omit “or Committees, as the case may be” and omit “if both Committees are dissolved”.

In subsection (2) for “either” substitute “the” and for “Government” substitute “the Central Government”.

Section 12.—In subsection (1) for “in India” substitute “in India or Burma”, and omit from “in the case of exports from British India” to the end of the subsection; in subsection (2) for “than India” substitute “than India and Burma”, and omit from “in the case of re-exports from British India” to the end of the section.

Section 13.—Omit “excluding Burma” and the words from “and a Burma export” to “similarly expressed”.

Section 14.—Omit “or by the Burma Rubber Licensing Committee” and “or the Burma export allotment, as the case may be”.

Section 15.—Omit “excluding Burma”, “or if, in any year, the net exports of rubber from Burma exceed the Burma export allotment for that year”, “or if, in any year, the net exports of rubber from Burma



are less than the Burma export allotment for that year", and "in respect of British India excluding Burma and in respect of Burma respectively".

Section 18.—After "export" insert "from British India"; after "British India" insert "or British Burma" and after "outside India" insert "and Burma".

Section 19.—In subsection (2) after "India" insert "and Burma".

Section 23.—For "Committees" substitute "Committee".

Section 24.—In clause (b) after "export" insert "from British India", and after "British India" insert "or British Burma from a place outside India and Burma".

Section 27.—Omit subsection (2); in subsection (3) omit "other than Burma", and for "Governor General in Council" substitute "Committee"; and the reference to the Gazette of India shall stand unmodified.

Section 32.—After "outside India" insert "and Burma".

Section 34.—Omit "excluding Burma and in Burma".

Section 44.—For "Local Government" substitute "Central Government in the case of offences under sections 38 and 41, and in the case of offences under section 39 arising from false returns under subsection (1) of section 21 or subsection (1) of section 34, and of the Provincial Government in other cases".

*The Petroleum Act, 1934.*

(XXX of 1934.)

Section 5.—Omit subsection (3).

Section 25.—For "Local Government" substitute "Central Government".

Section 28.—In subsection (3) omit "or in Rangoon" and in subsection (4) for "Local Government" substitute "Central Government and the Provincial Government".

Section 29.—In subsection (3) omit "and in the local official Gazette".

*The Indian Tariff Act, 1934.*

(XXXII of 1934.)

Section 1.—Omit "except the Chief Commissionership of Aden".

Section 6.—Omit "or the Local Government".

The First Schedule.—In Item 25 (2) for "Government of Bengal" substitute "Central Government".

*The Indian Coffee Cess Act, 1935.*

(XIV of 1935.)

Section 1.—Omit "except Burma".

Section 3.—Omit "or to Burma".

Section 4.—In subsection (1), in clause (i) for "nominated respectively by those Governments" substitute "nominated, in the case of the States' Representatives, by the Government of the State concerned, and in the other cases, by the Central Government", and in clause (ii) for "the Local Governments of" substitute "the Central Government to represent".

*The Payment of Wages Act, 1936.*

(IV of 1936.)

Section 2.—In paragraph (vi) (a) leave out "Governor-General in Council or".

Section 5.—For "Governor-General in Council" substitute "Provincial Government".

Section 7.—In subsection (2) (e) omit "Governor-General in Council or".

Section 11.—Omit "the Governor-General in Council or".

Section 14.—For “Governor-General in Council” substitute “Provincial Government”.

Section 17.—Omit “or in Rangoon”.

For section 24 substitute—

“Application of  
Act to Federal  
Railways, mines  
and oilfields.”

24. The powers by this Act conferred upon the Provincial Government shall, in relation to Federal railways (within the meaning of the Government of India Act, 1935) mines and oilfields, be powers of the Central Government.”

Section 26.—In subsection (1) for “Governor-General in Council” substitute “Provincial Government” and in subsection (2) omit “subject to the control of the Governor-General in Council”.

*The Cochin Port Act, 1936.*

(VI of 1936.)

This Act shall cease to have effect.

*The Geneva Convention Implementing Act, 1936.*

(XIV of 1936.)

Section 5.—Omit “or the Local Government”.

THE CODES.

*The Indian Penal Code.*

(XLV of 1860.)

Section 1.—For the words from “the whole of the territories” to the end of the section substitute “British India”.

Section 2.—For “the said territories” substitute “British India”.

Section 3.—For “law passed by the Governor-General in Council” substitute “Indian law”; and for “the limits of the said territories” and “the said territories” substitute “British India”.

Section 5.—For “the said territories” substitute “British India”.

Section 14.—For the words from “the said Statute” to the end of the section substitute “the Government of India Act, 1935 or by or under the authority of any Government in British India or of the Crown Representative”.

Omit sections 15, 16 and 18.

In section 21: in clause second for “the Government of India or any Government” substitute “any Government in British India or the Crown Representative”; and in clauses eighth and ninth for “Government” substitute “the Crown”.

Section 54.—For “the Government of India or the Government of the place” substitute “the Central Government or the Provincial Government of the Province”.

Section 55.—For “the Government of India or the Government of the place” substitute “the Provincial Government of the Province”.

After section 55 insert:—

55A. Nothing in section fifty-four or section fifty-five shall derogate from the right of His Majesty, or of the Governor-General if any such right is delegated to him by His Majesty, to grant pardons, reprieves, respites or remissions of punishment.”

Section 75.—In clause (b) for the words from “in the territories” to “Local Government” substitute “in any Indian State acting under the general or special authority of the Central Government or of the Crown Representative”.

Section 121A.—After the second “British India” insert “of British Burma” and for “the Government of India or any Local Government” substitute “the Central Government or any Provincial Government or the Government of Burma”.

“Saving for  
Royal  
prerogative.”

Section 124.—For “Presidency”, where it first occurs, substitute “Province” and omit “or a Lieutenant-Governor”, “Lieutenant-Governor” and “or of the Council of any Presidency”.

Section 124A.—After “Her Majesty” insert “or the Crown Representative” and after “British India” insert “or British Burma”.

Section 141.—For “the Legislative or Executive Government of India or the Government of any Presidency or any Lieutenant-Governor” substitute “the Central or any Provincial Government or Legislature”.

Sections 161, 162 and 163.—For “with the Legislative or Executive Government of India or the Government of any Presidency or with any Lieutenant-Governor” substitute “with the Central or any Provincial Government or Legislature”.

Section 271.—For “by the Governor of India or by any Government” substitute “by the Central or any Provincial Government or the Crown Representative”.

Section 294A.—For “not authorised by Government” substitute “not being a State lottery or a lottery authorised by the Provincial Government”.

*The Code of Criminal Procedure, 1898.*

(V of 1898.)

Section 4.—In clause (j) of subsection (1) omit “Rangoon”; and for “Governor-General in Council” substitute “Provincial Government”.

Section 25.—Omit from “the Governor-General” (where those words first occur) to “the Governor-General and”.

Omit sections 26 and 27.

Section 30.—Leave out “and Burma”.

Section 45.—In subsection (1) for “Government” substitute “the Crown”, and in clause (ii) of subsection (2) for “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

Section 72.—For “Government” substitute “Crown”.

Sections 88 and 89.—For “Government” substitute “the Provincial Government”.

Section 108.—Omit “the Governor-General in Council or”, and for “by the Governor-General in Council” substitute “by the Provincial Government”.

Section 178.—After “Act, 1915” insert “or section 224 of the Government of India Act, 1935”.

Section 194.—After “Act, 1915” insert “or the Government of India Act, 1935”; omit “the Governor-General in Council or” and for “shall belong to the Government of India” substitute “shall form part of the revenues of the Province”.

Sections 196 and 196A.—For “the Governor-General in Council, the Local Government or some officer empowered by the Governor-General in Council” substitute “the Provincial Government or some officer empowered by the Provincial Government”.

Section 197.—In subsection (1) for “previous sanction of the Local Government” substitute “previous sanction—

(a) in the case of a person employed in connection with the affairs of the Federation, of the Governor General exercising his individual judgment; and

(b) in the case of a person employed in connection with the affairs of a Province, of the Governor of that Province exercising his individual judgment.”

In subsection (2) for “Such Government” substitute “The Governor General or Governor, as the case may be, exercising his individual judgment”.

After subsection (2) insert—

“(3) In relation to the period elapsing between the commencement of Part III of the Government of India Act, 1935, and the establishment of the Federation, the references in this section to the Federation and to the Governor General exercising his individual judgment shall be construed as references to the Governor General in Council.”

Section 286.—For the words from “means” to “Gazette of India” substitute “means a High Court within the meaning of the Government of India Act, 1935, and includes such other courts as the Provincial Government may by notification in the Official Gazette”.

Section 287.—After “Act, 1915” insert “or the Government of India Act, 1935”.

Section 313.—For subsection (4) substitute—

“(4) The Provincial Government may exempt any salaried servant of the Crown from serving as a juror.”

Section 320.—For clause (aa) substitute—

“(aa) members of any Legislature in British India;”

Section 329.—For “Government” substitute “Crown”.

Section 335.—In subsection (1) for the words from “Governor-General” to “other High Courts” substitute “Provincial Government”, and in subsection (2) omit “in the case of the High Court at Fort William with the consent of the Governor-General in Council and in all other cases”.

Section 401.—In subsections (1), (2) and (3) omit “the Governor-General in Council or”; in subsections (2) and (3) omit “as the case may be”, and in subsection (6) omit “Governor-General in Council and the”.

Section 402.—Omit “Governor-General in Council or the”.

After section 402 insert—

“Sentences of death.

402A. The powers conferred by sections 401 and 402 upon the Provincial Government may, in the case of sentences of death, also be exercised by the Governor-General in his discretion.”

Omit section 448.

Section 491.—In clause (d) of subsection (1) omit from “acting under” to “Governor-General in Council”.

Section 492.—Omit “Governor-General in Council or the”.

Section 503.—In subsection (2) for “the territories of any Prince or Chief in India” substitute “any Indian State or tribal area” and for “British Indian Government” substitute “the Central Government or the Crown Representative”.

Section 524.—For “Government” substitute “Provincial Government”.

Section 527.—For “Governor General in Council” substitute “Provincial Government”, and at the end of subsection (1), insert—

“Provided that no case or appeal shall be transferred to a High Court or other Court in another Province without the consent of the Provincial Government of that Province.”

Section 528D.—For “the Governor-General in Council or the Indian Legislature” substitute “the Central Legislature”.

Section 554.—In subsection (1) for the words from the beginning to “any other High Court” substitute “With the previous sanction of the Provincial Government, any High Court”.

Section 555.—For “section 107 of the Government of India Act, 1915,” substitute “section 224 of the Government of India Act, 1935”.

Section 558.—For “the High Courts established by Royal Charter” substitute “the courts which are High Courts for the purposes of the Government of India Act, 1935”.

Section 565.—For “the territories of any Prince or State in India acting under the general or special authority of the Governor-General in Council or of any Local Government” substitute “any Indian State acting under the general or special authority of the Central Government or of the Crown Representative”.

*The Code of Civil Procedure, 1908.*

(V of 1908.)

Section 2.—In paragraph (5) for “the Governor-General in Council” substitute “the Central Government or the Crown Representative”; and in clauses (c), (f), (g) and (h) of paragraph (17) for “the Government” substitute “the Crown”.

Section 10.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

Section 25.—In subsection (1) for “Governor-General in Council” substitute “Provincial Government”, and at the end of the subsection insert—

“Provided that no suit, appeal or proceeding shall be transferred to a High Court without the consent of the Provincial Government of the Province in which that High Court has its principal seat.”

Section 29.—For the proviso substitute “Provided that the Courts issuing such summonses have been established or continued by the authority of the Central Government or of the Crown Representative, or that the Provincial Government by whose Courts a summons is to be served has by notification in the Official Gazette declared the provisions of this section to apply to Courts of the Province.”

Section 43.—For “the Governor-General in Council” substitute “the Central Government or the Crown Representative”.

For section 44 substitute :—

44. The Provincial Government may by notification in the Official Gazette declare that the decrees of any Civil or Revenue Courts in any Indian State, not being Courts established or continued by the authority of the Central Government or of the Crown Representative, or any class of such decrees, may be executed in the Province as if they had been passed by Courts of British India.”

For section 45 substitute :—

45. So much of the foregoing sections of this Part as empowers a Court to send a decree for execution to another Court shall be construed as empowering a Court in any Province to send a decree for execution to any Court established or continued by the authority of the Central Government or of the Crown Representative in the territories of any foreign Prince or State to which the Provincial Government has by notification in the Official Gazette declared this section to apply.”

Section 54.—For “the Government” substitute “the Crown”.

Section 60.—In clause (g) of the proviso to subsection (1) for “pensioners of the Government” substitute “pensioners of the Crown” and for “the Governor-General in Council” substitute “the Central Government or the Provincial Government”, in clause (j) of the said proviso for “Indian Articles of War” substitute “Indian Army Act, 1911, or the Burma Army Act” and in clause (o) of the said proviso for “any law passed under the Indian Councils Acts, 1861 and 1892” substitute “any Indian law”.

Section 73.—In subsection (3) for “the Government” substitute “the Crown”.

Section 78.—In clause (a) for “the Governor-General in Council” substitute “the Central Government or of the Crown Representative”.

In the heading above section 79 for “the Government” substitute “the Crown”.

"Suits by or  
against  
Government."

For section 79 substitute :—

79. Subject to the provisions of sections 179 and 185 of the Government of India Act, 1935, in a suit by or against the Crown the authority to be named as plaintiff or defendant, as the case may be, shall be—

- (a) in the case of a suit by or against the Central Government, the Governor-General in Council before the establishment of the Federation of India, and thereafter, the Federation ;
- (b) in the case of a suit by or against a Provincial Government, the Province ; and
- (c) in the case of a suit by or against the Crown Representative, the Secretary of State."

Section 80.—For "the Secretary of State for India in Council" substitute "the Crown", and for the words from "in the case of the Secretary of State" to "Collector of the District" substitute "delivered to, or left at the office of—

- (a) in the case of a suit against the Central Government, a Secretary to that Government ;
- (b) in the case of a suit against the Crown Representative, the Political Secretary ;
- (c) in the case of a suit against a Provincial Government, a Secretary to that Government or the Collector of the District, and
- (d) in the case of a suit against the Secretary of State, a Secretary to the Central Government, the Political Secretary and a Secretary to the Provincial Government of the Province where the suit is instituted."

Section 82.—For "the Secretary of State for India in Council" substitute "the Crown".

In the heading above section 83 for "Foreign and Native Rulers" substitute "Foreign Rulers and Rulers of Indian States".

Section 85.—After subsection (1) insert—

"*Explanation.*—For the purposes of this subsection the expression "the Government" means—

- (a) in the case of any Indian State, the Crown Representative ; and
- (b) in any other case, the Central Government."

Section 86.—In subsection (1) for the words from "with the consent" to "Government of India" substitute "in the case of the Ruling Chief of an Indian State with the consent of the Crown Representative, certified by the signature of the political secretary, and in any other case with the consent of the Central Government, certified by the signature of a secretary to that Government".

In subsection (2) for "the Government" substitute "the consenting authority".

In subsection (3) for "the consent of the Governor-General in Council" substitute "such consent as is mentioned in subsection (1)".

For subsection (4) substitute—

"(4) the Central Government or the Crown Representative, as the case may be, may by notification in the Gazette of India authorise a Provincial Government and any secretary to that Government to exercise with respect to any Prince, Chief, ambassador or envoy named in the notification the functions assigned by the foregoing subsections to the consenting authority and a certifying officer respectively."

Section 87.—For "the Governor-General in Council or the Local Government" substitute "the Central Government, the Crown Representative or the Provincial Government".

Section 111.—For “established under the Indian High Courts Act, 1861, or the Government of India Act, 1915” substitute “constituted by His Majesty by Letters Patent”.

After section 111 insert—

111A.—Where a certificate has been given under section 205 (1) of <sup>“Appeals to Federal Court.”</sup> the Government of India Act, 1935, the three last preceding sections shall apply in relation to appeals to the Federal Court as they apply in relation to appeals to His Majesty in Council, and accordingly references to His Majesty shall be construed as references to the Federal Court :

Provided that

- (a) so much of the said sections as delimits the cases in which an appeal will lie shall be construed as delimiting the cases in which an appeal will lie without the leave of the Federal Court otherwise than on the ground that a substantial question of law as to the interpretation of the said Act, or any Order in Council made thereunder, has been wrongly decided ;
- (b) in determining under clause (c) of section 109 whether the case is a fit one for appeal, and, under section 110, whether the appeal involves a substantial question of law, any question of law as to the interpretation of the said Act, or any Order in Council made thereunder, shall be left out of account.”

Sections 116 and 122.—For “established under the Indian High Courts Act, 1861, or the Government of India Act, 1915” substitute “constituted by His Majesty by Letters Patent”.

Section 123.—For “by the Governor-General in Council or by the Local Government, as the case may be,” substitute “by the Provincial Government”.

Section 125.—For “in the case of the Court of the Judicial Commissioner of Coorg, the Governor-General in Council and in other cases the Local Government” substitute “the Provincial Government”.

For section 126 substitute—

126. Rules made under the foregoing provisions shall be subject to <sup>“Rules to be subject to approval.”</sup> the previous approval of the Government of the Province in which the Court whose procedure the rules regulate is situate or, if that Court is not situate in any Province, to the previous approval of the Governor-General.”

Section 129.—For “established under the Indian High Courts Act, 1861, or the Government of India Act, 1915” substitute “constituted by His Majesty by Letters Patent”.

For section 130 substitute—

130. A High Court not constituted by His Majesty by Letters Patent <sup>“Powers of other High Courts to make rules as to matters other than procedure.”</sup> may, with the previous approval of the Provincial Government, make with respect to any matter other than procedure any rule which a High Court so constituted might under section 224 of the Government of India Act, 1935, make with respect to any such matter for any part of the territories under its jurisdiction which is not included within the limits of a Presidency-town.”

Section 135A.—For clause (a) substitute—

“(a) if he is a member of a unicameral Legislature or of either Chamber of a bicameral Legislature constituted under the Government of India Act, 1935, during the continuance of any meeting of such Legislature or Chamber”.

In clause (b) for "Chamber or Council" substitute "Legislature or Chamber".

For clause (c) substitute—

"(c) if he is a member of either Chamber of such a bicameral Legislature, during the continuance of a joint sitting, meeting, conference or joint committee of the Chambers of that Legislature."

Section 136.—Omit "or of the Chief Court of Lower Burma" and for "Bombay or Rangoon" substitute "or Bombay".

Schedule I, Order V.—In rule 22 for "Bombay and Rangoon" substitute "and Bombay".

In rule 26, in clause (a), for "the Governor-General in Council" substitute "the Central Government or the Crown Representative"; and in clause (b) for "the Governor-General in Council" substitute "the Provincial Government" and for the words "issued by a Court under this Code" substitute "issued under this Code by a Court of the Province".

Order XXI.—In rule 4 for "Bombay or Rangoon" substitute "or Bombay".

In rule 48, in sub-rule (1) for "the Government may by notification in the Gazette of India or in the Local Official Gazette, as the case may be," substitute "the Central Government or the Provincial Government may by notification in their Official Gazette"; in sub-rule (2) for "the Government" substitute "the Central Government or the Provincial Government, as the case may be"; and in sub-rule (3) for "the Government" substitute "the Central Government or the Provincial Government".

In Order XXVI in rules 4 and 8, for "any civil or military officer of the Government" substitute "any person in the service of the Crown".

In rule 21 omit "the High Court is established under the Indian High Courts Act, 1861, or the Government of India Act, 1915, and" and for "its ordinary original civil jurisdiction" substitute "the ordinary original civil jurisdiction of the High Court".

Order XXVII.—In the heading for "the Government" substitute "the Crown".

In rule 1.—For "the Secretary of State for India in Council" and for "the Government" substitute "the Crown".

In rule 2.—For "the Government" substitute "the Crown".

In rule 3.—For "against the Secretary of State for India in Council" substitute "against the Crown" and for "the words 'the Secretary of State for India in Council'" substitute "the appropriate name as provided in section 79, or, if the suit is against the Secretary of State, the words 'the Secretary of State'".

For rule 4 substitute—

"4. The Crown pleader in any court shall be the agent of the Crown for the purpose of receiving processes against the Crown issued by such court."

In rule 5 for "the Secretary of State for India in Council" and "the said Secretary of State for India in Council" substitute "the Crown", for "with the Government" substitute "with the Crown" and for "Government pleader" substitute "Crown pleader".

In rule 6 for "Government pleader" substitute "Crown pleader" and for "the Secretary of State for India in Council" substitute "the Crown".

In rule 7 for "the Government" substitute "the Crown".

In rule 8 for "the Government" and "the Government pleader" substitute "the Crown" and "the Crown pleader".



After rule 8 insert—

"8A. No such security as is mentioned in rules 5 and 6 of Order XLI shall be required from the Crown or, where the Crown has undertaken the defence of the suit, from any public officer sued in respect of an act alleged to be done by him in his official capacity.

8B. In this Order "Crown" and "Crown pleader" mean respectively—

- (a) in relation to any suit by or against the Secretary of State or the Central Government, or against a public officer in the service of that Government, the Central Government and such pleader as that Government may appoint whether generally or specially for the purposes of this Order;
- (b) in relation to any suit by or against the Crown Representative, or against a public officer employed in connection with the exercise of the functions of the Crown in its relations with Indian States, the Crown Representative and such pleader as he may appoint, whether generally or specially, for the purposes of this Order; and
- (c) in relation to any suit by, or against a Provincial Government or against a public officer in the service of a Province, the Provincial Government and the Government pleader, or such other pleader as the Provincial Government may appoint, whether generally or specially, for the purposes of this Order."

Order XXVIII.—In rule 1 for "serving the Government" substitute "serving under the Crown".

Order XXXII.—In rule 16 for "the Governor-General in Council or a Local Government" substitute "the Central Government, or the Crown Representative, or a Provincial Government".

Order XXXIII.—In rules 10, 12, 13 and 15 for "Government" substitute "Provincial Government".

Order XXXVII.—In rule 1 omit clause (b).

Order XLI.—Omit rule 7.

Order XLV.—In subrule (3) of rule 15 omit "by the Secretary of State for India in Council with the concurrence of the Lords Commissioners of His Majesty's Treasury".

After rule 16 insert—

17. Where a certificate has been given under section 205 (1) of the Government of India Act, 1935, the provisions of this Order shall <sup>Appeals to Federal Court</sup> apply in relation to appeals to the Federal Court as they apply in relation to appeals to His Majesty in Council and references in this Order to His Majesty in Council and to any Order of His Majesty in Council shall be construed as references to the Federal Court and the rules of the Federal Court:—

Provided that

- (a) rule 3 of this Order shall have effect as if at the end of sub-rule (1) thereof there were inserted the words "apart from any question of law as to the interpretation of the Government of India Act, 1935, or any Order in Council made thereunder";

- (b) where the only ground of appeal stated in the petition is that any question of law as to the interpretation of the Government of India Act, 1935, or any Order in Council made thereunder has been wrongly decided, the petition need not pray for such a certificate as is mentioned in rule 3, and the like proceedings shall be had thereon as if such a certificate had been given except that no security shall be required for the costs of the respondent."

Appendix A to Schedule I.—Under heading (2) (which relates to the "description of parties in particular cases") for "the Secretary of State for India in Council" substitute "the Secretary of State or the Federation of India or the Province of . . . . ., as the case may be".

Appendix E to Schedule I.—In the heading to Form 21, for "officer of Government" substitute "public officer".

Schedule III.—In sub-paragraph (2) of paragraph 9 for "the Government" substitute "the Crown".

## SCHEDULE II.

## MADRAS ACTS.

*The Madras Revenue Recovery Act, 1864.*

(Madras II of 1864.)

Throughout the Act for "Government" substitute "the Provincial Government".

*The Madras District Limits Act, 1865.*

(Madras I of 1865.)

Section 1.—Omit "of Fort St. George" and "in any part of the Provinces subject to his control".

*The Madras Irrigation Cess Act, 1865.*

(Madras VII of 1865.)

Section 1.—For the first "Government" substitute "or on behalf of the Crown"; for the second and third "Government" substitute "Provincial Government" and for the fourth "Government" substitute "the Crown".

Section 1A.—For "Government" substitute "Provincial Government".

*The Madras Cattle Disease Act, 1866.*

(Madras II of 1866.)

Section 17.—For the words from "the cattle-pound fund" to "of this Act" substitute "the revenues of the Province".

*The Madras Enfranchised Inams Act, 1866.*

(Madras IV of 1866.)

Section 1.—For the second "Government" substitute "the Provincial Government".

*The Madras City Land-Revenue (Amendment) Act, 1867.*

(Madras VI of 1867.)

Section 28.—For "Government" substitute "the Provincial Government".

*The Madras Wild Elephants Preservation Act, 1873.*

(Madras I of 1873.)

Sections 3 and 3A.—For "of Government" substitute "of the Crown".

Sections 4 and 7.—For "the Government" substitute "the Crown".

*The Madras Municipal Police Act, 1878.*

(Madras VII of 1878.)

Throughout the Act for "Government" and "the Government" substitute "the Provincial Government".

*The Madras Forest Act, 1882.*

(Madras V of 1882.)

Section 1.—Omit “for the time being”.

Section 2.—For “Governor of Fort St. George in Council” substitute “Provincial Government”.

Section 24.—Omit “subject to the control of the Governor-General in Council”.

After section 35 insert—

“Power of  
Central  
Government as  
to movements  
of timber across  
frontiers.

35A.—Notwithstanding anything in section 35, the Central Government may make rules to prescribe the route by which alone timber may be imported and exported across any customs frontier as defined by the Central Government and any rules made under section 35 shall have effect subject to the rules made under this section.”

Section 36.—For “Government” substitute “Central or, as the case may be, Provincial Government”.

Sections 41 and 44.—For “Government” substitute “the Crown”.

Section 48.—For “Government” substitute “Crown for the purposes of the Province”.

Sections 50 and 56.—For “Government” substitute “Crown”.

Omit section 62.

Section 63.—For “Government” substitute “the Crown”.

*The Madras Rivers Conservancy Act, 1884.*

(Madras VI of 1884.)

Section 6.—Omit from “Such officers” to the end of the section.

*The Madras Outports Landing and Shipping Fees Act, 1885.*

(Madras III of 1885.)

Section 3.—At the end of the section insert—

“(6) ‘Government’ or ‘the Government’ means, in relation to a port which is a major port within the meaning of the Indian Ports Act, 1908, the Central Government and, in relation to any other port, the Provincial Government”.

Sections 4, 7 and 9.—For “Governor in Council” substitute “Government”.

*The Madras Abkari Act, 1886.*

(Madras I of 1886.)

Section 3.—For clauses (15) and (16) substitute—

“(15) ‘import’ (except in the phrase ‘import into British India’) means to bring into the Province, otherwise than across a customs frontier as defined by the Central Government ;

(16) ‘export’ means to take out of the Province, otherwise than across a customs frontier as defined by the Central Government ;”.

In clause (17) for “Madras Presidency” substitute “Province”.

After clause (21) insert—

"(22) 'excise duty' and 'countervailing duty' mean any such excise duty or countervailing duty, as the case may be, as is mentioned in Item 40 of List II in the Seventh Schedule to the Government of India Act, 1935 ;

(23) 'excisable article' means—

- (a) any alcoholic liquor for human consumption ; or
- (b) any intoxicating drug ; or
- (c) any medicinal or toilet preparation containing alcohol."

Section 10.—Omit "for the whole Presidency".

Section 13A.—For "throughout the whole Presidency" substitute "generally".

Section 15.—For "Government" substitute "Provincial Government".

Section 17.—For "A duty" substitute "An excise duty or countervailing duty"; for "liquor and intoxicating drugs" substitute "excisable articles" and omit the proviso.

After section 23 insert—

23A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force. "Saving for duties being levied at commencement of Part III of Government of India Act, 1935."

(2) The duties to which this section applies are—

- (a) any duty on any liquor or intoxicating drugs other than excisable articles within the meaning of this Act ; and
- (b) any duty on an excisable article produced outside India and imported into the Province, whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality, and similar goods manufactured or produced in another locality."

Section 28.—For "Government" substitute "the Provincial Government".

Section 29.—For "the Government" substitute "the Provincial Government".

Section 38.—For "by Government" substitute "under the Crown".

Section 71.—For "throughout the Presidency" substitute "generally".

Section 72.—For "Secretary of State for India in Council" substitute "Crown".

*The Railway Protection Act, 1886.*

(Madras IV of 1886.)

Section 1.—Omit "for the time being", but otherwise the section shall stand unmodified.

Section 2.—At the end insert—

"Safety Controlling Authority" has the same meaning as in the Indian Railways Act, 1890.

Section 9.—For “Governor in Council” substitute “Safety Controlling Authority”.

Section 20.—For “Governor in Council” substitute “Safety Controlling Authority” and for “Fort St. George Gazette” substitute “Provincial Official Gazette”, but save as aforesaid the section shall stand unmodified.

*The Madras City Police Act, 1888.*

(Madras III of 1888.)

Section 3.—At the end of the section insert—

“ ‘subordinate ranks’ means the ranks inferior to that of Assistant Commissioner.”

Section 5.—In the first paragraph omit the words from “who shall” to “same authority”.

Section 6.—Omit the second sentence.

Section 9.—At the end of the section insert—

“Subject to the provisions of this Act, the pay and all other conditions of service of members of the subordinate ranks of the police force shall be such as may be determined by the Provincial Government.”

Section 11.—For the words down to “and he” substitute “The Commissioner” and for “thereof” substitute “of the subordinate ranks of the police force”.

Section 13.—After “member” insert “of the subordinate ranks”.

Section 20.—For “the Government” and “Government” substitute “the Provincial Government”.

Section 21.—In subsection (1) for “Commissioner” substitute “Provincial Government”.

Section 30.—For “Secretary of State for India” substitute “Crown”.

Section 63.—For “Governor in Council” substitute “Crown”.

*The Madras Village Courts Act, 1888.*

(Madras I of 1889.)

Section 1.—In subsection (2) omit “for the time being” and the first “the Governor in Council” shall stand unmodified.

Section 5.—For “Government” substitute “the Provincial Government”.

Section 13.—For “Government” substitute “the Crown”.

*The Madras Salt Act, 1889.*

(Madras IV of 1889.)

Throughout the Act, save as otherwise provided, for “the Government” or “Government” substitute “the Central Government”.

Section 4.—Omit “after consideration of any recommendation made by the Governor in Council in this behalf”.

Section 5.—For “Central Board of Revenue” substitute “Central Government” and omit from “and may suspend” to the end of the section.

Omit section 6.

Section 13.—For “the property of Government” substitute “under the control of the Central Government”.

Section 87.—For “Secretary of State for India in Council” substitute “Crown”.

*The Canals and Public Ferries Act, 1890.*

(Madras II of 1890.)

Section 7.—For “Government” substitute “the Provincial Government”.

Section 11.—Omit “and thereupon in every such case the revenue accruing therefrom shall be credited to the funds of such managing authority” and for “Government” substitute “the Provincial Government”.

Section 13.—For “Government” substitute “the Provincial Government”.

*The Madras General Clauses Act, 1891.*

(Madras I of 1891.)

Throughout the Act, for “Act of the Governor of Fort St. George in Council” substitute “Madras Act” and for “Act made by the Governor of Fort St. George in Council” and “Acts made by the Governor of Fort St. George in Council” substitute “Madras Act made” and “Madras Acts made”.

Section 3.—Omit clauses (3), (12) and (15a).

After Clause (17) insert—

“(17a) ‘Madras Act’ shall mean an Act made by the Governor of Fort St. George in Council under the Indian Councils Acts, 1861 to 1909 or any of those Acts, or the Government of India Act, 1915, or by the Local Legislature or the Governor of the Presidency of Madras under the Government of India Act, or by the Provincial Legislature or the Governor of Madras under the Government of India Act, 1935.”

Omit clause (24).

For section 5 substitute—

5.—(1) Where any Act to which this Chapter applies is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor General or His Majesty, as the case may require, is first published in the Official Gazette and, if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette.

(2) In every such Act the date of such publication as aforesaid shall be printed either above or below the title of the Act and shall form part of the Act.”

Section 7.—For “Government” substitute “Central Government or, as the case may be, the Provincial Government”.

Section 22.—For the first “Government” substitute “any Government” and for the third “Government” substitute “the Government”; for “Presidency of Madras” and “Presidency” substitute “Province”.

After section 22 insert—

## “CHAPTER IV.

## APPLICATION TO ORDINANCES AND REGULATIONS.

23. The provisions of this Act shall apply—

(a) in relation to any Regulation made by the Governor of Madras under section 92 of the Government of India Act, 1935, as they apply in relation to Madras Acts made by the Provincial Legislature; and

(b) in relation to any Ordinance promulgated by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made under that Act by the Governor.”

Application to  
Ordinances and  
Regulations  
under the  
Government of  
India Act, 1935;

*The Madras Board of Revenue Act, 1894.*

(Madras I of 1894.)

Throughout the Act, for "Government" substitute "the Government concerned".

*The Madras Proprietary Estates Village Service Act, 1894.*

(Madras II of 1894.)

Throughout the Act, except in the expression "British Government", for "the Government" or "Government" substitute "the Provincial Government".

*The Malabar Land Registration Act, 1895.*

(Madras III of 1896.)

Section 10.—For "Secretary of State for India in Council" and "said Secretary of State in Council" substitute "Crown".

*The Madras Court of Wards Act, 1902.*

(Madras I of 1902.)

Section 33.—After "revenues of India" insert "or of the Federation or of the Governor General in Council or of any Province".

Section 39.—For "Government" substitute "the Crown".

Section 63.—For "officers of Government" substitute "servants of the Crown".

*The Madras Port Trust Act, 1905.*

(Madras II of 1905.)

Throughout the Act, save as otherwise provided, for "Local Government" substitute "Central Government" and for "Secretary of State for India in Council" substitute "Crown".

Section 5.—At the end of the section insert—

"Any requirement in this Act that notifications issued by the Board shall be published in the Official Gazette shall be construed as a requirement that the notifications shall be published in the Official Gazette of the Province.

Sections 7 and 8.—For "Government officials" substitute "servants of the Crown".

Section 23A.—For "Government" substitute "Central Government".

Section 48.—At the end of the section insert—

"This section does not apply to fines imposed by a Court".

Section 49.—Omit "in their discretion".

Section 52.—Omit "His Majesty or".

Section 63.—Omit "and, in the case of a loan of an amount of not less than 5 lakhs of rupees, of the Governor General in Council", and in subsection (2) for "Local Government" substitute "Provincial Government".

Section 65.—Omit "with the previous sanction of the Governor General in Council".

Section 93.—After "service" insert "other than fines and penalties imposed by a Court".



*The Madras Land Encroachment Act, 1905.*

(Madras III of 1905.)

Throughout the Act, for "the property of Government" substitute "Crown property".

Section 2.—For the second "Government" substitute "the Crown".

Section 16.—For "Government" substitute "the Provincial Government".

*The Madras Estates Land Act, 1908.*

(Madras I of 1908.)

Section 5.—For "Government" substitute "Crown".

Section 20A.—For "Government ryotwari land" substitute "ryotwari land" and for "in the Government" substitute "in the Crown".

Sections 30 and 33.—For "(Government" substitute "the Crown".

Section 72.—For "Secretary of State for India in Council" and for "Government" substitute "Crown".

Section 134.—For "the Government" and "Government" substitute "the Crown".

Section 142.—In subsection (1) for "the Government" substitute "the Provincial Government" and for "to Government" substitute "to the Crown".

In subsection (2) for "Government" substitute "Crown".

Section 164.—For "by the Government" substitute "on behalf of the Crown".

Section 168.—Omit "in their discretion".

Section 173.—For "Secretary of State for India in Council" substitute "Crown".

Section 185A.—For "Governor" substitute "Governor exercising his individual judgment".

*The Limited Proprietors Act, 1911.*

(Madras IV of 1911.)

Section 14.—For "the Secretary of State for India in Council" and for "Government" substitute "the Crown".

*The Madras Medical Registration Act, 1914.*

(Madras IV of 1914.)

After section 24 insert—

25. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.

The Schedule.—After "British Indian Government" insert "the Government of Burma".

"Saving for provisions of the Government of India Act, 1935."

*The Madras Deputy Collectors Act, 1914.*

(Madras VII of 1914.)

Omit section 3.

*The Koodalmanickam Devaswom Act, 1918.*

(Madras I of 1919.)

Section 2.—For "Fort St. George Gazette" substitute "official gazette of the province of Madras".

*The Madras Agricultural Pests and Diseases Act, 1919.*

(Madras III of 1919.)

Section 4.—For “the Government” substitute “the Provincial Government” and for “of Government” substitute “of the Crown”.

*The Madras City Municipal Act, 1919.*

(Madras IV of 1919.)

Section 3.—In clause (20) for “Government” substitute “the Crown”.

Section 15.—For “service of the Government” substitute “service of the Crown”; for “pay to the Government” substitute “make”; for “payable under the rules and regulations of the branch of the Government service to which he belongs and in force for the time being” substitute “required, by the conditions of his service under the Crown, to be paid by him or on his behalf”.

Section 16.—Omit “72(3) and (4)”.

Section 27A.—At the end of the section insert—

“(8) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a cantonment authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government.”

Section 51.—For “officer of Government” and “servant of the Government” substitute “servant of the Crown”.

Omit section 72.

Section 88.—For “service of the Government” substitute “service of the Crown”; for “pay to the Local Government” substitute “make” and after “payable under such rules and regulations” insert “by him or on his behalf”.

Section 94.—In subsection (1) for “service of the Government” substitute “service of the Crown”; for “partly by the Government” substitute “partly under the Crown”; for “pay to the Government” substitute “make” and for “payable” substitute “required to be made by him or on his behalf”.

Section 96.—In subsection (2) for the last “Local Government” substitute “government concerned”.

Section 98.—Omit “and the Governor-General in Council”.

At the end of the section insert—

“Provided that the tax on companies shall only be leviable if it was being levied immediately before the commencement of Part III of the Government of India Act, 1935, and shall only be leviable until provision to the contrary is made by the Central Legislature.”

Section 101.—In clause (h) for “Government lands” substitute “Crown lands”; for “property of Government” substitute “Crown property”; for the first “the Government” substitute “the Provincial Government” and for the second “the Government” substitute “the Crown”.

Section 111.—At the end of subsection (3) insert “Provided that where one of the local authorities concerned is a cantonment authority or the port authority of a major port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government.”

Sections 118 and 125.—For “Government” substitute “Crown”.

Section 142.—Omit “and where the loan exceeds twenty-five lakhs of rupees, also of the Governor-General in Council”.

Section 148.—For “the Government of India” substitute “the Central or the Provincial Government” and for “by the Government” substitute “by the Central or the Provincial Government”.

Section 151.—For “Governor-General in Council” substitute “Provincial Government”.

Section 163.—For “Government” substitute “Crown”.

Section 190.—For “owned by the Government of India” substitute “vested in the Crown and under the control of the Central Government”.

Section 203.—For “the Government” substitute “the Central or the Provincial Government”.

Sections 240 and 252.—For “Government or municipal land” substitute “Crown or municipal land”.

Section 278.—For the second “such Government” substitute “the Crown”.

Section 337A.—For “Government” substitute “Crown”.

Section 347.—In subsection (2) for “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”; for “the Legislative Council approves” substitute “both Chambers approve” and after “additions” insert “to which both Chambers agree”.

Section 393.—Omit “to the credit of which any fine imposed by him will be payable”.

Section 394.—After “the same shall” insert “(except in the case of a fine)”.

Section 400.—For “the Secretary of State in Council” substitute “the Provincial Government”.

Section 413.—At the end of subsection (3) insert—

“(4) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a contourment authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government.”

Omit Schedule III.

Schedule V.—In rule 6 for “Governor-General in Council” substitute “Provincial Government and of the Federal Railway Authority or the Central Government”.

*The Madras Childrens Act, 1920.*

(Madras IV of 1920.)

Section 43.—For “between such State and the Governor General in Council” substitute “with that State”.

*The Madras District Municipalities Act, 1920.*

(Madras V of 1920.)

Section 3.—Omit clause (12A), and in clause (21) for “Government” substitute “the Crown”.

Section 4.—In subsection (1) omit “without the sanction of the Governor-General in Council previously obtained”.

Section 5.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”; for “His Majesty's Secretary of State for India in Council” substitute “the Provincial Government”, and omit subsection (3).

Section 7.—Omit “in their discretion”.

Section 12c.—In subsection (6) for clause (b) substitute—

“(b) If the Commissioner is in the service of the Crown, the Municipal Council shall make such contribution towards his leave allowances, pension and provident fund as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf.”

Sections 18 and 18A.—For “officer of Government” substitute “servant of the Crown”.

Section 25.—For “an officer of Government” substitute “a servant of the Crown”.

Section 26.—At the end of the section insert “(8) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a cantonment authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government”.

Section 38.—Omit “of Government”.

Section 41.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature” and omit “in their discretion”.

Section 48.—For “servant of the Government” substitute “servant of the Crown”.

Section 77.—In subsection (1) after the first “Government servant” insert “employed in connection with the affairs of the Province” and for the words from “also pay” to the end of the subsection substitute “also make any contribution towards the pension and leave allowances of such servant as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf”.

In subsection (2) for the first “Government” substitute “the Provincial Government”.

Section 79.—Omit clause (a).

After section 80 insert—

80A.—Nothing in this part of this Act shall authorise a Municipal Council to levy any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Provided that a Municipal Council which, immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this part of this Act as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 83.—For “property of Government” substitute “Crown property”.

Section 93.—At the end of subsection (4) insert “Provided that where one of the local authorities concerned is a cantonment authority or the port authority of a major port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government”.

Sections 100 and 105.—For “the Government” substitute “the Crown”.

Section 108.—Omit “or surcharge on the income-tax”.

Omit section 115.

Section 116.—In subsection (5) omit “with the previous sanction of the Governor-General in Council” and at the end of the subsection insert—

“Provided that rules relating to the decision of disputes shall not have effect—

(a) in relation to a dispute to which the cantonment authority, or the port authority of a major port, is a party, unless the rules are made with the concurrence of the Central Government; and

“Saving for certain provisions of Government of India Act, 1935.”

(b) in relation to a dispute to which the Railway Administration of a Federal Railway (as defined for the purposes of the Government of India Act, 1935) is a party, unless the rules are made with the concurrence of the Federal Railway Authority."

Section 150.—For "owned by the Government of India" substitute "vested in the Crown and under the control of the Central Government".

Sections 203 and 212.—For "Government or municipal land" substitute "Crown or municipal land".

Section 244.—Omit "or any property belonging to" and at the end of the section insert "or in respect of any Crown property".

Section 303.—In subsection (2) in clause (g) for "the Government" substitute "that Government"; in clause (h) for "Government officers" substitute "officers of the Provincial Government", in clause (k) for "Government" substitute "the Provincial Government"; and in clause (n) omit "surcharge on income-tax".

Section 305A.—For "on the table of the Legislative Council" substitute "before each of the Chambers of the Provincial Legislature"; for "unless the Legislative Council" substitute "unless both Chambers" and after "additions" insert "to which both the Chambers agree."

Section 348.—In subsection (2) after "the same shall" insert "except in the case of a fine".

Section 353.—For "Secretary of State for India in Council" substitute "Provincial Government".

Section 369.—At the end of the section insert "(4) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a cantonment authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government".

The Fourth Schedule.—In rule 18 for "the Legislative Council" substitute "both Chambers of the Provincial Legislature".

In rule 28A for "pay the Local Government such contribution towards the pension and leave allowances of such servant as may be payable under the regulations for the time being in force for the branch of Government service to which he belongs" substitute "make such contribution towards the pension and leave allowances of that servant as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf".

In rule 41.—For "Governor-General in Council" substitute "Provincial Government and of the Federal Railway Authority or the Central Government".

In rule 43 for "the Government" substitute "the Crown".

*The Madras Town-Planning Act, 1920.*  
(Madras VII of 1920.)

Omit section 32.

*The Madras Elementary Education Act, 1920.*  
(Madras VIII of 1920.)

Section 9.—For "under Government" substitute "under the Crown".

*The Madras Local Boards Act, 1920.*  
(Madras XIV of 1920.)

Section 3.—In clause (7c) for "Government" substitute "the Provincial Government".

Omit clause (10A).

Section 3A.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”.

Section 9.—Omit “in their discretion”.

Section 23.—For “officer of Government” substitute “servant of the Crown”.

Section 30.—At the end of the section insert—

“(8) The powers of the Provincial Government under this section shall, where one of the local authorities concerned is a cantonment authority or the port authority of a major port, only be exercisable with the concurrence of the Central Government.”

Section 31.—For “officer of Government” substitute “servant of the Crown”.

Section 37.—Omit subsection (2).

Section 45.—Omit “in their discretion”.

Section 54.—For “servant of the Government” substitute “servant of the Crown”.

Section 74.—In subsection (1) after the first “Government servant” insert “employed in connection with the affairs of the Province”, and for the words from “also pay” to the end of the subsection, substitute “also make any contribution towards the pension and leave allowances of such servant which may be required, by the conditions of his service under the Crown, to be made by him or on his behalf.”

In subsection (2) for the first “Government” substitute “the Provincial Government”.

After section 76 insert—

“Saving for certain provisions of the Government of India Act, 1935.

76A.—Notwithstanding anything in the foregoing provisions of this Part of this Act a local board shall not, after the commencement of Part III of the Government of India Act, 1935, have power to levy any tax which the Provincial Legislature has no power to impose in the Province under that Act:

Provided that a local board which immediately before that date was lawfully levying any such tax under this Act as then in force may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 93.—At the end of subsection (4) insert “Provided that where one of the local authorities concerned is a cantonment authority or the port authority of a major port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government.”

Section 110.—In subsection (5) omit “with the previous sanction of the Government of India” and at the end of the subsection insert—

“Provided that rules relating to the decision of disputes shall not have effect in relation to any dispute—

(a) where one of the parties is a cantonment authority, unless the rules were made with the concurrence of the Central Government,

(b) where one of the parties is the Railway Administration of a Federal Railway, unless the rules were made with the concurrence of the Federal Railway Authority.”

Section 113.—Omit “With the previous sanction of the Government of India”; after “(a)” insert “with the previous sanction of the Provincial Government and of the Federal Railway Authority or the Central Government”; and for “by the Government of India” substitute “by the Central or the Provincial Government”.

Section 199.—For “Government officers” and “officers of Government” substitute “officers of the Provincial Government”.

Section 201A.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”; for “unless the Legislative Council” substitute “unless both Chambers” and after “additions” insert “to which both the Chambers agree.”

Section 224.—For “on recovery, be paid” substitute “except in the case of a fine, be paid on recovery”.

Section 227.—For “Secretary of State for India in Council” substitute “Provincial Government”.

Section 234.—At the end of the section insert—

“(4) The powers of the Provincial Government under this section shall, in relation to a dispute to which a cantonment authority is a party, only be exercisable with the concurrence of the Central Government”.

Section 236.—For “the previous sanction of the Government of India” substitute “such sanction as is mentioned in subsection (1) of section 113” and for “subsection (1) of section 113” substitute “that subsection”.

Schedule IV.—In rule 11 for “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Schedule V.—In rule 5 under the heading “A. Village Funds” omit clauses (14) and (15), and under the heading “B. District Funds” omit clause (11).

Omit rule 7.

*The Deputy President's Salary Act, 1921.*

(Madras I of 1921.)

This Act shall cease to have effect.

*The Madras Stamp (Amendment) Act, 1922.*

(Madras VI of 1922.)

Schedule 1A.—Omit clause b) of the exemptions under Article 30 and clause (b) of the exemptions under Division A of Article 47.

*The Madras State Aid to Industries Act, 1922.*

(Madras V of 1923.)

Section 3.—For “Legislative Council” substitute “Legislative Assembly”.

Section 6.—For “the property of the Local Government” and “belonging to the Local Government” substitute “the property of the Crown for the purposes of the Province”.

Omit section 7.

Section 17.—For “the Government” substitute “the Provincial Government”.

Section 19.—Omit clause (b) (3) and for “Council” substitute “Assembly”.

Section 20.—For “the Government” substitute “the Provincial Government”.

*The Madras University Act, 1923.*

(Madras VII of 1923.)

Throughout the Act, except as otherwise expressly provided, for “Local Government” substitute “Central Government”.

Section 7.—Omit subsection (1) and for “Visitor” substitute “Central Government”.

**Section 9.**—In subsection (1) for “The Governor of Madras shall be the Chancellor of the University” substitute “The Chancellor of the University shall be such person as the Governor General, exercising his individual judgment, may nominate”.

**Section 10.**—After “education” insert “in the Province of Madras”.

**Section 14.**—For clause (3), under the heading “Class III—Other Members”, substitute—

“(3) Four members elected by the members of the Legislative Council of the Province of Madras from among themselves; and eight members elected by the members of the Legislative Assembly of that Province from among themselves.”

**Section 16.**—In clause (22) for “the Government” substitute “any Government”.

**Section 43.**—For “the Government” substitute “the Government concerned” and for “discretion” substitute “option”.

**Section 44.**—For the first “the Local Government” substitute “any Government” and omit from “The Local Government shall” to the end of the section.

**Section 45.**—In the first sentence, for “Local Government” substitute “Provincial Government” and omit the second sentence.

**Section 53.**—For “lay the report before the Legislative Council” substitute “cause the report to be laid before both Chambers of the Central Legislature and the Provincial Legislature of Madras”.

*The Madras Survey and Boundaries Act, 1923.*

(Madras VIII of 1923.)

**Section 26.**—For “the Legislative Council” substitute “each of the Chambers of the Provincial Legislature” and for “the Council” substitute “that Chamber”.

*The Tuticorin Port Trust Act, 1924.*

(Madras II of 1924.)

**Section 30.**—For “Secretary of State for India in Council” substitute “Crown”.

**Section 37.**—Omit “or the Government of India”.

**Section 49.**—For “Secretary of State for India in Council” substitute “Crown”.

**Section 52.**—After “Act” insert “other than fines and penalties imposed by a Court”.

**Section 53.**—Omit “in their discretion”.

**Section 56.**—For “His Majesty or the Secretary of State for India in Council” substitute “the Crown”.

**Section 66.**—Omit “or any penalties or fines”.

**Section 67.**—Omit “and, in the case of a loan of not less than five lakhs of rupees, of the Governor-General in Council” and in subsection (2) for “Governor-General in Council” substitute “Provincial Government”.

**Section 69.**—Omit from “subject in the case of section 9” to “Governor-General in Council” and “”.

**Section 71.**—Omit “with the previous sanction of the Governor-General in Council”.



Sections 73 and 74.—For “Secretary of State for India in Council” substitute “Crown”.

Section 75.—For “Governor-General in Council” and “Secretary of State for India in Council” substitute “Provincial Government”.

Sections 76 and 80.—For “Government of India” substitute “Central or the Provincial Government”.

Section 99.—After “service” insert “other than fines and penalties imposed by a Court”.

Section 121.—For the first “Secretary of State for India in Council” substitute “Crown for the purposes of the Province” and for the second “Secretary of State for India in Council” substitute “Provincial Government”.

*The President's Salary Act, 1924.*

(Madras V of 1924.)

This Act shall cease to have effect.

*The Andhra University Act, 1925.*

(Madras II of 1926.)

Throughout the Act, except as otherwise expressly provided, for “Local Government” substitute “Central Government”.

Section 8.—Omit subsection (1) and for “Visitor” substitute “Central Government”.

Section 10.—For “The Governor of Madras shall be the Chancellor” substitute “The Chancellor of the University shall be such person as the Governor General, exercising his individual judgment, may nominate”.

Section 15.—In the clauses included under the heading “Class III—Other Members—”

in clause (3) for “five” substitute “two”; omit “non official”; for “residents of any of” substitute “residents in the area for the time being comprised within”; omit “Ganjam”, and after “Chittoor” insert “and three persons elected from among themselves by the members of the Legislative Assembly of Madras who are residents in that area”;

in clause (4) for “schools in” substitute “schools recognised for the time being by the Provincial Government in the area which on the 10th June, 1930, was comprised in”, and omit “recognised by the Local Government”;

in clause (6) for “any of the districts of Ganjam” substitute “the area for the time being comprised within the districts of”; for “the landholders constituency” substitute “any landholders constituency”, and for “Council” substitute “Assembly”.

Section 19A.—For “Local Government” substitute “Provincial Government of Madras”.

Section 21.—For “Fort St. George Gazette” substitute “Gazette of India”.

Section 36.—For “the Government” substitute “the Central Government” and omit subsection (2).

Section 37.—For the first “the Local Government” substitute “the Central or any Provincial Government” and omit clause (3).

Section 37A.—For “Local Government” and “Local Governments” substitute “Provincial Government” and “Provincial Governments”

Omit section 37c.

Section 38.—In the first sentence, for “Local Government” substitute “Provincial Government” and omit the second sentence.

Section 47.—For “Fort St. George Gazette” substitute “Gazette of India”.

*The Madras Hindu Religious Endowments Act, 1926.*

(Madras II of 1927.)

Omit section 5.

Section 10.—For “on the table of the Legislative Council” substitute “before both the Chambers of the Provincial Legislature” and for “unless the Legislative Council” substitute “unless both the Chambers”.

Section 48.—For “Secretary of State for India in Council” substitute “Crown” and for “officers of Government” substitute “servants of the Crown”.

Section 70.—For “Secretary of State for India in Council” substitute “Crown” and for “officer of Government” substitute “servant of the Crown”.

Section 72.—For “on the table of the Legislative Council” substitute “before both the Chambers of the Provincial Legislature”; for “unless the Legislative Council” substitute “unless both Chambers” and after “additions” insert “to which both the Chambers agree”.

*The Madras Local Authority Entertainments Tax Act, 1926.*

(Madras V of 1927.)

Throughout the Act “the Gazette” shall stand unmodified.

Section 1.—Omit “without the previous sanction of the Governor-General in Council”.

Section 2.—Clause (5) shall stand unmodified.

Section 8.—Omit from “and shall on recovery” to the end of the section.

*The Annamalai University Act, 1928.*

(Madras I of 1929.)

Section 6.—For “Governor-General in Council” substitute “Provincial Government”.

Section 9.—For “Governor of Fort St. George” substitute “Governor of Madras”.

Section 15.—In clause (3) under the heading “Class III—Other members”, for “five” substitute “two” and after “vote” insert “and three members elected by the Madras Legislative Assembly from among its members according to the same principle”.

For section 28 substitute—

“Visitation.

28.—(1) The Provincial Government shall have the right to cause and inspection or inquiry to be made in respect of any matter, institution or property connected with the University by such person or persons as it may appoint in that behalf.

The Provincial Government shall in every case give notice to the University of its intention to cause such inspection or inquiry to be made and the University shall be entitled to be represented thereat.

(2) The Provincial Government shall communicate to the Senate and to the Syndicate its views with reference to the results of such inspection or inquiry and shall, after ascertaining the opinion of the Senate and the Syndicate thereon, advise the University upon the action to be taken.

(3) The Syndicate shall report to the Provincial Government the action, if any, which is proposed to be taken, or has been taken, upon the results of inspection or inquiry.

Such report shall be accompanied by the opinion of the Senate thereon and shall be submitted within such time as the Provincial Government may direct.

(4) Where the Senate or Syndicate do not within a reasonable time take action to the satisfaction of the Provincial Government, the Provincial Government may, after considering any explanation furnished or representation made by the Senate or the Syndicate, issue such directions as it may think fit and the Senate and the Syndicate shall comply with those directions.

In the event of the Senate or the Syndicate not complying with those directions within such time as may be fixed in that behalf by the Provincial Government, the Provincial Government shall have power to appoint some person or body to carry them out and make such orders as to the expenses thereof as he deems fit to make".

Section 39.—For "Governor-General in Council" substitute "Provincial Government".

*The Indian Fisheries (Madras Amendment) Act, 1927.*

(Madras II of 1929.)

Section 3.—For the first "the Legislative Council" substitute "both the Chambers of the Provincial Legislature" and for "of the Legislative Council" substitute "of both those Chambers".

*The Madras Local Boards (Amendment) Act, 1930.*

(Madras XI of 1930.)

Schedule.—In rule 6 (1) for "on the table of the Legislative Council" substitute "before both the Chambers of the Provincial Legislature".

*The Malabar Tenancy Act, 1929.*

(Madras XIV of 1930.)

Section 54.—For "the Legislative Council" substitute "each of the Chambers of the Provincial Legislature" and for "it" substitute "that Chamber".

*The Madras Motor Vehicles Taxation Act, 1931.*

(Madras III of 1931.)

Section 10.—Omit subsection (4).

Sections 11, 16 and 17.—For "Council" substitute "Assembly".

*The Madras Government Roads Traffic Control Act, 1931.*

(Madras V of 1931.)

Section 3.—For "the Legislative Council" substitute "each Chamber of the Provincial Legislature" and for "the Council" substitute "that Chamber",

*The Madras Co-operative Societies Act, 1932.*

(Madras VI of 1932.)

Section 21.—For “the Government” substitute “the Crown”.

Section 30.—In subsection (2) for “Local Government” substitute “Government” and at the end add the following paragraph:—

“In this subsection ‘Government’, in relation to stamp duties, means the Government which is the collecting Government for the purposes of the Indian Stamp Act, 1899, and, save as aforesaid, means the Provincial Government”.

Section 65.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”.

*The Bhavani Reservoir Irrigation Cess Act, 1933.*

(Madras XVI of 1933.)

Section 1.—For “by the Local Government” substitute “by, or on behalf of, the Crown”.

Section 5.—For “by the Government” substitute “by, or on behalf of, the Crown”.

*The Tirumalai-Tirupati Devasthanams Act, 1932.*

(Madras XIX of 1933.)

Omit section 3.

Section 19.—In subsection (3) for the words from “contribute” to the end of the section substitute “make such contribution to the leave allowances, pension and provident fund of the Commissioner as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf”.

*The Madras Commercial Crops Market Act, 1933.*

(Madras XX of 1933.)

Section 9.—For subsection (2) substitute—

“(2) The Committee shall, in the case of any servant of the Crown whom it employs, make such contributions towards his pension and leave allowances as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf”.

Section 18.—For “on the table of the Legislative Council” substitute “before both Chambers of the Provincial Legislature”.

*The Madras Co-operative Land Mortgage Banks Act, 1934.*

(Madras X of 1934.)

Section 6.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

*The Madras Public Service Commission Act, 1936.*

(Madras XII of 1936.)

This Act shall cease to have effect.

*The Madras Famine Relief Fund Act, 1936.*

(Madras XVI of 1936.)

Throughout the Act for “Presidency” substitute “Province”.

## SCHEDULE III.

## BOMBAY ACTS.

In all Bombay Acts, except as otherwise expressly provided, for "Commissioner in Sindh" and "Commissioner in Sind" substitute "Provincial Government".

*The Markets and Fairs Act, 1862.*

(Bombay IV of 1862.)

Section 10.—For "Government" substitute "the Provincial Government".

*The Bhagdari and Narwadari Act, 1862.*

(Bombay V of 1862.)

Section 6.—For "of Government", "to Government", and "by Government" substitute "of the Provincial Government", "to the Provincial Government" and "by the Provincial Government".

*The Indus Vessels Act, 1863.*

(Bombay I of 1863.)

Throughout the Act for "Governor in Council" and "Commissioner in Sindh" substitute "Central Government".

Omit section 13.

Section 14.—Omit "and expended".

For section 15 substitute—

15. The Central Government may make such rules as may be necessary for carrying out the provisions of this Act:

"Central Government to make rules."

Provided that all such rules shall be notified in the Official Gazette."

*The Exemptions from Land-revenue (No. 1) Act, 1863.*

(Bombay II of 1863.)

Section 2.—For "payment to Government" and "paid to Government" substitute "payment to the Provincial Government" and "paid to the Provincial Government"; and for "of Government" and "belonging to Government" substitute "of the Crown" and "belonging to the Crown".

Sections 3 and 4.—For "Government" substitute "the Provincial Government".

Section 6.—For the first and second "Government" substitute "the Crown", and for the third "Government" substitute "the Provincial Government".

Section 10.—For "Government" substitute "the Crown".

Section 11.—For the first "Government" substitute "the Crown"; for the second "Government" substitute "the Provincial Government" and for "British Government" substitute "Provincial Government".

Section 13.—For "of Government" substitute "of the Crown".

Section 15.—For "Government" substitute "the Provincial Government".

Section 16.—For "that Government" substitute "that the Provincial Government", and for "the British Government" substitute "the Provincial Government".

*The Exemptions from Land-revenue (No. 2) Act, 1863.*

(Bombay VII of 1863.)

Section 2.—For “as Government” substitute “as the Provincial Government”.

Section 3.—For the first “Government” substitute “the Provincial Government” and for the second “Government” substitute “the Crown for the purposes of the Province”.

Section 6.—For “payment to Government”, “paid to Government” and “payable to Government” substitute “payment to the Provincial Government”, “paid to the Provincial Government” and “payable to the Provincial Government”, and for “of Government” and “belonging to Government” substitute “of the Crown” and “belonging to the Crown”.

Section 7.—For “Government” substitute “the Provincial Government”.

Section 9.—For “on the part of Government” substitute “on the part of the Provincial Government”.

Section 12.—For “Government” substitute “the Provincial Government”.

Section 14.—For “Government” substitute “the Crown”.

Section 15.—For “British Government” substitute “Provincial Government”.

Sections 17 and 28.—For “Government” substitute “the Crown”.

Section 30.—For “Government” substitute “the Provincial Government”.

Section 32.—For “the Government” substitute “the Provincial Government”; for “that Government” substitute “that the Provincial Government” and for “the British Government” substitute “the Provincial Government”.

*The Sindh Courts Act, 1866.*

(Bombay XII of 1866.)

Section 1.—In the second sentence, omit “three or more”, and for “Additional” substitute “Assistant”.

Omit the third sentence.

Section 1A.—For “Additional” substitute “Assistant”, and omit from “shall be appointed” to “removed. They”.

Section 2.—Omit from “and save” to the end of the section.

Section 4.—Omit “acting under the general control of the Government of India”, “with the sanction of the Local Government” and “and shall be presided over by a Judge appointed by the Commissioner in Sindh”.

Omit sections 9 and 10.

Section 15A.—Omit subsection (1), and for “with similar sanction” substitute “with the sanction of the Provincial Government”.

*The Legislative Council Witnesses Act, 1866.*

(Bombay XIII of 1866.)

This Act shall cease to have effect.

*The Bombay City Sanitary Regulation Act, 1867.*

(Bombay VI of 1867.)

Throughout the Act, except as otherwise provided, for “Government” substitute “the Provincial Government”.

Section 2.—For “Government” substitute “the Central Government”.

Section 5.—For ‘ a covenanted medical officer of Government ’ substitute ‘ a medical officer who is a covenanted servant of the Crown ’.

Section 9.—For ‘ Government ’ substitute ‘ the Central Government ’.

Section 11.—Omit ‘ and for the disinfection and cleansing of vessels on board of which such persons are or recently have been ’. After ‘ repeal such rules ’ insert—

“ It shall be lawful for the Central Government from time to time to make and publish general rules for the disinfection and cleansing of vessels on board of which there are, or recently have been, persons suffering, or who have recently suffered, from any infectious disease dangerous to life, and from time to time to alter or repeal such rules.”

For ‘ such rules or any of them ’ substitute ‘ any rules made under this section ’.

Section 12.—At the end of the section insert—

“ Provided that the Central Government may, if it thinks fit, by notification make separate provision determining what diseases shall for the purposes of the provisions of this Act relating to vessels within the limits of the port of Bombay be held to be infectious diseases dangerous to life.”

Section 13.—For the first ‘ Government ’ substitute ‘ the appropriate Government ’; for ‘ a covenanted medical officer of Government, or ’ substitute ‘ a medical officer who is a covenanted servant of the Crown, or he ’ and at the end of the section insert—

“ In this section ‘ the appropriate Government ’ means, in relation to the consulting officer of health, the Provincial Government and, in relation to the Health Officer of the Port, the Central Government.”

Section 14.—For ‘ Government ’ substitute ‘ the Provincial Government ’.

*The Bombay Village Police Act, 1867.*

(Bombay VIII of 1867.)

Section 5.—For ‘ Magistrate of the district ’, ‘ Commissioner ’ and ‘ said Magistrate ’ substitute ‘ Provincial Government ’ and in subsection (3) omit ‘ with the consent of the Commissioner ’.

Sections 9 and 11.—For ‘ Government ’ substitute ‘ the Provincial Government ’.

*The Bombay Ferries Act, 1868.*

(Bombay II of 1868.)

Throughout the Act, except as otherwise provided and except in the phrase ‘ Bombay Government Gazette ’, for ‘ Government ’ substitute ‘ the Provincial Government ’.

Section 14.—Omit ‘ under rules made by the Local Government ’.

*The Bombay Act V of 1867 (Amendment) Act, 1868.*

(Bombay III of 1868.)

Section 2.—For ‘ Government ’ substitute ‘ the Provincial Government ’.

*The Bombay Tramways Act, 1874.*

(Bombay I of 1874.)

Section 2.—Omit ‘ constituted by Act III of 1872 or any other Act passed by the Governor of Bombay in Council ’ and ‘ appointed under the provisions of the said Act III of 1872 or any subsequent Municipal Act ’.

Section 3.—For ‘ by Government ’ substitute ‘ by the Provincial Government ’.

Section 3A.—For “Government” substitute “the Provincial Government”.

Section 4.—For “by Government” substitute “by the Provincial Government”, and omit “under the signature of a Secretary to Government”.

Sections 4A and 9.—For “of Government” substitute “of the Provincial Government”.

Section 14.—For “by Government” substitute “by the Provincial Government”.

Section 15.—“Governor of Bombay in Council” shall stand unmodified.

Section 24.—Omit “to be signified under the hand of a Secretary to the said Governor in Council”.

*The Civil Jails Act, 1874.*

(Bombay II of 1874.)

Section 12.—For “Government” substitute “Provincial Government”.

Section 16.—For the first “Government” substitute “the Crown for the purposes of the Province” and for the second and third “Government” substitute “the Provincial Government”.

*The Bombay Hereditary Offices Act.*

(Bombay III of 1874.)

Throughout the Act, except as expressly provided and except in the phrases “British Government”, “present or former Government”, “Government records” and “Government villages”, for “Government” substitute “the Provincial Government”.

Section 22.—Omit “or order of the Governor General of India in Council”; and for “property of Government” substitute “property vested in the Crown for the purposes of the Province”.

Section 66.—For the first and second “Government” substitute “the Crown”.

Section 67.—For the first “Government” substitute “the Crown”.

Section 70.—For “property of Government” substitute “property of the Crown for the purposes of the Province”.

*The Tolls on Roads and Bridges Act, 1875.*

(Bombay III of 1875.)

Section 3.—For “the Government” substitute “the Crown” and for “of Government” substitute “of the Provincial Government”.

Section 5.—For “His Excellency the Governor in Council” substitute “the Provincial Government”.

Section 10.—For “Government” substitute “Provincial Government”.

*The Bombay City Land-revenue Act, 1876.*

(Bombay II of 1876.)

Throughout the Act, except as otherwise provided and except in the expression “Bombay Government Gazette”, for “Government” substitute “the Provincial Government”.

Section 6.—For the last “Governor in Council” substitute “Provincial Legislature”.



Section 24.—For “Government” substitute “the Crown for the purposes of the Province”.

Sections 25 and 26.—For “Government lands or foreshore” substitute “lands or foreshore vested in the Crown for the purposes of the Province”.

Sections 35 and 37.—For “Government” substitute “the Crown”.

*The Bombay Abkari Act, 1878.*

(Bombay V of 1878.)

Throughout the Act, except as otherwise provided—

(a) for “Government”, except in the phrase “Government Gazette”, substitute “the Provincial Government”;

(b) for “excisable article” and “excisable articles”, except in sections 19 and 19A, substitute “intoxicant” and “intoxicants”.

Section 3.—After clause (4) insert—

“(4a) ‘excise duty’ and ‘countervailing duty’ mean any such excise duty or countervailing duty, as the case may be, as is mentioned in Item 40 in List II to the Seventh Schedule to the Government of India Act, 1935.”

For clause (10) substitute—

“(10) ‘to import’ (except in the phrase ‘to import into British India’) means to bring into the Province, otherwise than across a customs frontier as defined by the Central Government:

‘to export’ means to take out of the Province, otherwise than across a customs frontier as defined by the Central Government:

‘to transport’ means to move to one place from another place within the Province.”

For clause (15) substitute—

“(15) ‘excisable article’ means—

(a) any alcoholic liquor for human consumption; or

(b) any intoxicating drug; or

(c) any medicinal or toilet preparation containing alcohol.”

After clause (15) insert—

“(15a) ‘intoxicant’ means any liquor or intoxicating drug.”

Omit clause (18).

Section 6.—For “Commissioners may, subject to such orders as may from time to time be passed by Government in this behalf” substitute “Provincial Government may” and for “Government-officer” substitute “servant of the Crown”.

Omit section 7.

In section 8 for “the last two sections” substitute “section 6”.

Sections 9 and 10.—For “imposed under section 19” substitute “payable under Chapter VI”.

Section 19.—For “A duty” substitute “An excise duty or countervailing duty, as the case may be”, and omit proviso (ii).

After section 29 insert—

29A. Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force.

“Saving for duties being levied at commencement of Part III of the Government of India Act, 1935.”

(2) The duties to which this section applies are—

(a) any duty on intoxicants which are not excisable articles within the meaning of this Act; and

(b) any duty on an excisable article produced outside India and imported into the Province whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality.

Section 32.—In subsection (2) after “to such person” insert “by, or by the authority of, the Provincial Government”.

Section 35A.—For “Government officers” substitute “servants of the Crown”.

Section 39.—For “Karachi and Aden” substitute “and Karachi”.

Section 61.—“Governor General in Council” shall stand unmodified.

Section 67.—For “Government” substitute “the Crown”.

*The Karachi Vaccination Act, 1879.*

(Bombay IV of 1879.)

Throughout the Act, for “the Government” substitute “the Provincial Government”.

*The Bombay Land Revenue Code, 1879.*

(Bombay V of 1879.)

Throughout the Act, except in the expressions “Government paper”, “Government Treasury” and “Government Gazette” and except as otherwise specifically provided, for “Government” substitute “the Provincial Government”.

Section 1.—Omit “Aden”.

Section 3.—In clause (14) for “Government” substitute “the Crown”.

Section 4.—Omit “subject to the orders of the Government of India”.

Section 12.—For “Commissioner of the division in which his taluka is situated” substitute “Provincial Government”.

Section 13.—For the first “Collector” substitute “Provincial Government”.

Section 16.—For “the Collector under the general orders of Government and of the Commissioner” substitute “the Provincial Government”.

Section 17.—For the second “Government” substitute “the Central or the Provincial Government”.

Omit sections 21, 23 and 24.

Section 25.—For “Government property” substitute “property of the Crown”.

Section 26.—For “appertaining to Government” substitute “of the Crown”.

Section 27.—Omit “who may enter into a bond, in the form of Schedule B”; for the first and second “Government” substitute “the Crown” and for the third “Government” substitute “Provincial Government”.

Section 29.—Omit “under section 23” and for “Government” substitute “the Crown”.

Omit Chapter IV.

Section 37.—In subsection (1) for the first “Government” substitute “the Crown” and for the second “Government” substitute “the Government concerned”.

In subsection (2) for “Government” substitute “the Crown”.

Section 37A.—For the first “Government” substitute “the Crown for the purposes of the Province” and for the second “Government” substitute “the Crown”.

Section 38.—For “property of Government” substitute “property of the Crown for the purposes of the Province”.

Section 40.—For “Government” substitute “the Crown”.

Section 41.—For the first “Government” substitute “the Crown for the purposes of the Province”.

Section 42.—For “Government” substitute “the Crown.”

Section 43.—For the first and second “Government” substitute “the Crown” and for the third “Government” substitute “Crown”.

Section 44.—For the first “Government” substitute “the Crown”.

Section 45.—For “Government” substitute “the Crown”.

Section 55.—For the first “Government” substitute “the Crown”.

Section 58.—For “Government” substitute “the Crown”.

Section 62.—For “Government” substitute “Crown”.

Section 63.—For “Government” substitute “the Crown for the purposes of the Province”.

Sections 69, 72, 74 and 78.—For “Government” substitute “the Crown”.

Section 94A.—For “the Secretary of State or Government” substitute “the Crown”.

Section 111.—For “Government officers” substitute “servants of the Crown”, and for the third “Government” substitute “the Crown”.

Section 133.—For “Secretary of State for India in Council” substitute “Crown”.

Section 134.—For “Government” substitute “the Crown”.

Section 135r.—For “Secretary of State or Government or any officer of Government” substitute “Crown or any servant of the Crown”.

Section 160.—For “Government” substitute “the Crown”.

Section 163.—For “Government” substitute “the Crown for the purposes of the Province”.

Section 187.—For “Secretary of State for India in Council” substitute “Crown”.

Section 200.—For “Government” substitute “the Crown”.

Section 214.—For “vesting in Government” substitute “vesting in the Crown for the purposes of the Province”.

Sections 216 and 218.—For “Government” substitute “the Crown”.

Omit Schedule B.

Schedule D.—For “Secretary of State for India in Council” substitute “Crown”.

Schedule H.—For “Secretary of State in Council” substitute “Government of Bombay [or Sind, *as the case may be*]”; for “His Excellency the Governor of Bombay in Council” substitute “the Provincial Government”, and omit from “This Sanad is executed” to the end of the Schedule.

*The Bombay Port Trust Act, 1879.*

(Bombay VI of 1879.)

Throughout the Act, except as otherwise expressly provided, for “the Government” and (except in the phrase “Government Gazette”) for “Government” substitute “the Central Government”.

Section 3.—In clause (2) omit the second “by Government”.

Section 14B.—For “Government” substitute “the Crown”.

Section 22A.—For “Governor in Council” substitute “Central Government”.

Section 27.—Omit “in their discretion”.

Section 28.—For “Secretary of State for India in Council” substitute “Crown”.

- Section 32.—For “Government” substitute “any Government”.
- Section 33.—For “Secretary of State for India in Council” substitute “Crown”.
- Section 34.—For the first “Secretary of State for India in Council” substitute “Crown”; for “the Governor in Council under section 39” substitute “the Central or the Provincial Government”; for “the Secretary of State in Council” and “Government” substitute “that Government” and for the second “Secretary of State for India in Council” substitute “Government concerned”.
- Section 35.—For “the Provincial revenues of the Presidency of Bombay” substitute “the revenues of the Central Government”.
- Section 36.—For “Governor in Council” substitute “Central Government.”
- Section 39.—Omit from the beginning to “this Act; or”. “Bombay Government Gazette” shall stand unmodified.
- In proviso (i) omit from “and if” to the end of the proviso; omit proviso (ii), and after proviso (iii) insert—
- “(iv) No notification shall be necessary if the Board raise the money by borrowing from the Central or the Provincial Government.”
- Section 41.—For “Secretary of State for India in Council” substitute “Crown”.
- Section 41A.—After “Secretary of State for India in Council” insert “or the Central or the Provincial Government”.
- Section 42.—Omit the proviso.
- Sections 42E and 43B.—“Bombay Government Gazette” shall stand unmodified.
- Section 48.—At the end of the section insert—
- “This section does not apply to fines and penalties imposed by a Court”.
- Section 51.—For “Secretary of State for India in Council” substitute “Crown”.
- Section 60.—For “Governor in Council” substitute “Central Government” and omit “by an order in writing signed by a Secretary to Government”.
- Section 61.—Omit “or to the Secretary of State for India in Council”.
- Section 64.—“Bombay Government Gazette” shall stand unmodified.
- Section 67.—For “officer of Government” substitute “servant of the Crown”.
- Section 74.—“Bombay Government Gazette” shall stand unmodified.
- Section 79.—For “the Government” substitute “any Government”.
- Section 85.—Omit “fines and”.
- Schedule B.—“Bombay Government Gazette” shall stand unmodified.
- Schedule C.—For “Secretary of State for India in Council” substitute “Crown”.

*The Bombay Irrigation Act, 1879.*

(Bombay VII of 1879.)

Throughout the Act, except as otherwise specifically provided and except in the phrases “Government Gazette” and “records of Government”, for “Government” and “the Government” substitute “the Provincial Government”.

Section 3.—In clause (1) for the first and third “Government” substitute “any Government” and for the second “Government” substitute “the Crown”; in clause (3) for “the Government” substitute “any Government”, and in clause (4) for “Government” substitute “any Government”.

Section 4.—For “officer of Government” and “Government officer” substitute “servant of the Crown”.

Section 80.—For the second “Government” substitute “the Crown for the purposes of the Province”.

Section 83.—For “Secretary of State for India in Council” substitute “Provincial Government”.

Section 90.—For “on the Council table” substitute “before the Legislative Assembly of the Province” and for “by the Council” substitute “by the Assembly”.

Section 92.—In subsection (4) for “belonging to Government” substitute “belonging to the Crown”.

*The Khoti Settlement Act, 1880.*

(Bombay I of 1880.)

Throughout the Act, except as otherwise specifically provided and except in the phrase “Government Gazette”, for “Government” substitute “the Provincial Government”.

Sections 10, 11 and 22.—For “Government” substitute “the Crown”.

Section 20.—For “Government dues” substitute “Crown dues”.

Section 28.—For “Government” substitute “the Crown”.

*The Sindh Village Officers, Act, 1881.*

(Bombay IV of 1881.)

Section 3.—For “Subject to the general orders of Government, the Commissioner in Sindh” and “the said Commissioner” substitute “the Provincial Government”.

Section 4.—For “said Commissioner may, with the previous sanction of Government” substitute “Provincial Government may” and for “Government” substitute “the Provincial Government”.

Section 5.—For “the Commissioner in Sindh” and “Government” substitute “the Provincial Government”.

Section 8.—For “Commissioner in Sindh may, with the previous sanction of Government” substitute “Provincial Government may”.

*The Bombay Landing and Wharfage Fees Act, 1882.*

(Bombay VII of 1882.)

Throughout the Act for “the Governor in Council” substitute “Government” and for “Bombay Government Gazette and other local official Gazette” substitute “Official Gazette”.

Section 4.—After “this Act” insert “the term ‘Government’ in relation to a major port means the Central Government, and save as aforesaid means the Provincial Government;”.

Section 10.—For the words from the beginning to “applies” substitute “In any port to which this Act applies expenditure incurred under any of the following heads shall be deemed for the purposes of the next succeeding section to be expenditure under this Act for the port, that is to say, expenditure—”.

Section 11.—Omit subsection (4).

Section 12.—Omit from “and thereupon” to the end of the section

*The Bombay Highway Act, 1883.*

(Bombay I of 1883.)

Omit section 6.

Section 8.—For “belonging to the Government” substitute “belonging to the Crown”.

*The Karachi Tramways Act, 1883.*

(Bombay II of 1883.)

Section 4.—For “Government” substitute “the Provincial Government”.

Section 7.—For “Governor of Bombay in Council” substitute “Provincial Government”.

Section 20.—After “Secretary of State for India in Council” insert “or the Central or any Provincial Government”.

*The Karachi Port Trust Act, 1886.*

(Bombay VI of 1886.)

Throughout the Act "Governor in Council" and "Bombay Government Gazette" shall stand unmodified.

Section 26.—Omit "in their discretion".

Section 59B.—Omit "acting on behalf of the Secretary of State for India in Council".

Section 59C.—For "Secretary of State for India in Council" substitute "Crown".

Section 59F.—After "Secretary of State for India in Council" insert "or the Central or Provincial Government".

Section 59H.—For "Secretary of State for India in Council" substitute "Crown".

Section 77.—Omit "fines and".

Sections 81 and 82.—"Sind Official Gazette" shall stand unmodified.

*The Protection of Pilgrims Act, 1887.*

(Bombay II of 1887.)

Throughout the Act for "Governor in Council" substitute "Central Government".

Section 5.—After "payment" insert "to the Central Government"; for "Government" substitute "that Government", and at the end of the section insert—

"Provided that, until provision to the contrary is made by the Central Legislature, all such fees shall be payable to the Provincial Government under this section as were being lawfully taken thereunder immediately before the commencement of Part III of the Government of India Act, 1935."

*The Bombay Prevention of Gambling Act, 1887.*

(Bombay IV of 1887.)

Section 6.—For "Government" substitute "the Provincial Government".

*The Matadars Act, 1887.*

(Bombay VI of 1887.)

Throughout the Act, except in the phrase "Government Gazette", for "Government" substitute "the Provincial Government".

*The Toda Giras Allowances Act, 1887.*

(Bombay VII of 1887.)

Section 2.—For "Government" substitute "the Crown".

*The City of Bombay Municipal Act, 1888.*

(Bombay III of 1888.)

Throughout the Act, except as otherwise specifically provided and except in the expressions "Government offices", "Government Gazette", "Municipal Government", "Government promissory notes" and "Government Grant-in-Aid", for "Government" or "the Government" substitute "the Provincial Government".

Section 3.—In clause (c) for the second "Government" substitute "the Central or any Provincial Government".

Section 5.—For "Government officer" substitute "servant of the Crown".

Section 88.—For "Government" substitute "the Crown".

Section 89.—For “Her Majesty as the same were vested in Her Majesty before the first day of July, 1863” substitute “His Majesty for the purposes of the province”.

Sections, 89B, 89C, 89D and 89E.—For “created by Government” substitute “created by the Crown”.

Section 91A.—In subsection (7), for “Secretary of State for India in Council” substitute “Central or Provincial Government”.

In subsection (8), for the first “Government” substitute “the Central or the Provincial Government” and for the second “Government” substitute “that Government”.

Section 91B.—After “His Majesty” insert “for the purposes of the Province”.

Section 93.—For “Secretary of State for India in Council” substitute “Crown”.

Sections 94 and 95.—For “Government” substitute “the Crown”.

Section 98.—For “Government officer” substitute “servant of the Crown”.

Section 101.—For “Secretary of State for India in Council” substitute “Crown”.

Section 102.—For “Government” substitute “the Crown”.

Section 105.—For “Secretary of State for India in Council” substitute “Crown”.

Section 106.—For “the Secretary of State for India in Council” substitute “the Central or the Provincial Government” and omit the proviso.

Section 107.—For “the Secretary of State for India in Council” substitute “the Central or the Provincial Government”; for “under the orders of the Governor-General in Council, by the Governor in Council” substitute “by the Central Government or, as the case may be, the Provincial Government” and omit the proviso.

Section 108.—For “the Secretary of State for India in Council” substitute “the Central or the Provincial Government.”

Section 109A.—Omit “or of the Governor-General in Council”.

Section 110r.—For the proviso to subsection (2) substitute—

“Provided that nothing in this subsection shall authorise the levying of any tax which could not be imposed in the Province by the Provincial Legislature under the Government of India Act, 1935.”

Section 111.—After “under any rule, regulation or byelaw in force thereunder” insert “other than fines imposed by a court”; omit from “the balance, after all expenses” to “made under this Act” and for “from Government” substitute “from any Government”.

Section 143.—For “Secretary of State for India in Council” substitute “Crown”.

Section 144.—For “Secretary of State for India in Council” substitute “Central Government, or the Crown Representative, or the Provincial Government, as the case may be”.

Section 146.—For “Government” substitute “the Crown”.

Section 148.—For “Government” substitute “the Crown”.

Sections 170 and 172.—For “Secretary of State for India in Council” substitute “Crown”.

Section 194.—In subsection (1), for “by Government” substitute “by the Government concerned” and for “of Government” substitute “of the Crown”.

In subsection (2), for the second and fourth “Government” substitute “the Crown” and for the third “Government” substitute “the Government concerned”.

Section 195c.—In subsections (2) and (6), for “Government” substitute “the Crown”.

Section 299.—In subsection (2), for “Her Majesty or” substitute “the Crown, possession shall not taken as aforesaid without the previous sanction of the Government concerned and, when the land or building is vested” and for “of the Governor-General of India in Council or of the Governor in Council” substitute “by an Indian law”.

Section 348.—In subsection (2), for “Government” substitute “the Central Government”.

Sections 454, 456 and 460.—For “Government” substitute “the Central Government”.

Section 463.—Omit “made under either of the last preceding sections” and for “by Government” substitute “in the case of a byelaw made under clause (s) of section 461, by the Central Government, and in the case of any other byelaw, by the Provincial Government”.

Section 467.—For “by Government” substitute “by the Central or the Provincial Government, as the case may be”, and “Bombay Government Gazette” shall stand unmodified.

Section 470.—At the end insert—

“(5) The powers conferred by this section on the Provincial Government, shall, in relation to any byelaw made under clause (s) of section 461, be powers of the Central Government.”

Section 513.—Omit “to the credit of which any fines inflicted by him will be payable”.

Section 513A.—In subsection (3) omit from “and shall be a first charge” to “credited to the municipal fund”.

*The Aden Port Trust Act, 1888.*

(Bombay V of 1888.)

This Act shall cease to have effect except as part of the law of Aden.

*The Gujarat Taluqdar's Act, 1888.*

(Bombay VI of 1888.)

Throughout the Act, except as otherwise specifically provided and except in the phrases “Government Gazette” and “Government Records”, for “Government” substitute “the Provincial Government”.

Section 2.—In clause (a) of subsection (1) for “Government” substitute “the Crown”.

Section 8.—For “Government” substitute “the Crown”.

Section 32.—For the first “Government” substitute “the Crown”.

Section 33.—For “claims of Government” and “revert to Government” substitute “claims of the Crown” and “revert to the Crown”.

*The Bombay Village Sanitation Act, 1889.*

(Bombay I of 1889.)

Throughout the Act, except in the phrases “Government Gazette” and “local Government treasury” and except as otherwise specifically provided, for “Government” and “the Government” substitute “the Provincial Government”.

Section 2.—Omit “Aden and its dependencies, Perim”.

Section 30D.—For “the Government” substitute “any Government”.

Section 30G.—For the second “Government” substitute “Crown for the purposes of the Province”.



*The Bombay Salt Act, 1890.*

(Bombay II of 1890.)

Throughout the Act, except as otherwise specifically provided and except in the phrases "Government warehouse" and "British or any former Government", for "Government" substitute "the Central Government".

Section 4.—Omit the proviso to subsection (1) and subsection (4).

Omit sections 6 and 7.

Section 8.—For "Government" substitute "the Provincial Government".

*The Bombay District Police Act, 1890.*

(Bombay IV of 1890.)

Throughout the Act, except as otherwise specifically provided and except in the phrase "Government Gazette", for "Government" or "the Government" substitute "the Provincial Government".

Section 1.—For "Sind and Aden" substitute "and Sind" and for "either Sind or Aden" substitute "Sind".

Section 2.—"Governor of Bombay in Council" shall stand unmodified.

Section 3.—At the end of the section insert—

"(1) the expression 'subordinate ranks' means members of the police force below the rank of Deputy Superintendent."

Section 4.—Omit "subject in the case of officers of the Indian Police of and above the rank of Assistant Superintendent to the control of the Governor General in Council" and from "and receiving" to the end of the section; and at the end of the section insert—

"Subject to the provisions of this Act, the pay and all other conditions of service of members of the subordinate ranks of any police force shall be such as may be determined by the Provincial Government."

Section 5.—Omit subsection (3).

Section 6.—In subsection (1) omit "and may suspend, reduce or transfer any of such officers as it may think fit and Government may also dismiss or remove from service any Deputy Superintendent of Police".

In subsection (2), omit "He may be transferred, suspended or removed from office by Government".

Omit sections 8 and 9.

Section 22A.—For "Any District Superintendent" substitute "The Provincial Government" and omit "in his discretion".

Section 25.—In the proviso to subsection (2), for "Bombay Legislative Council" substitute "Legislative Assembly of the Province" and for "said Council" substitute "said Assembly".

Section 29.—For "police officer" substitute "member of the subordinate ranks of the police force" and omit "below the grade of Assistant or Deputy Superintendent".

Omit section 31A.

Sections 34 and 61B.—For "Government" substitute "the Crown".

Section 81.—For "suit against Government" substitute "suit against the Crown".

Schedule A.—"Governor of Bombay in Council" shall stand unmodified.

*The Bombay District Vaccination Act, 1892.*

(Bombay I of 1892.)

Throughout the Act, except in the expression "Government Gazette" for "Government" substitute "the Provincial Government".

*The Female Infanticide Prevention (Amendment) Act, 1897.*

(Bombay III of 1897.)

Section 1 shall cease to have effect.

*The Government Occupants (Sind) Act, 1899.*

(Bombay III of 1899.)

Section 1.—Omit “being part of the territories for the time being administered by the Governor of Bombay in Council”.

Section 3.—For the first “the property of the Government” substitute “vested in the Crown for the purposes of the Province” and for the second “Government” substitute “the Crown”.

Sections 7 and 9.—For “the Government” substitute “the Crown”.

*The Bombay District Municipal Act, 1901.*

(Bombay III of 1901.)

Throughout the Act, except as otherwise specifically provided, for “Government” or “the Government” except in section 45 and except in the expressions “Bombay Government Gazette”, “Government Executive Engineer”, “Municipal Government”, “servant of Government” and “servants of Government” substitute “the Provincial Government”, and for “servant of Government” and “servants of Government” substitute “servant of the Crown” and “servants of the Crown”.

Section 2.—“Governor of Bombay in Council” shall stand unmodified.

Section 3.—Omit the proviso to clause (3).

In clause (9) for “from Government” substitute “from the Crown”.

In clause (18) after “in Council” insert “or the Central or any Provincial Government”.

Section 26.—For “Government officers” substitute “servants of the Crown”.

Section 35.—For “Government officer” substitute “servant of the Crown”.

Section 39.—At the end of the section insert “Provided that where one of the local bodies concerned is a cantonment authority, any such decision shall be subject to the concurrence of the Central Government”.

Section 42.—For “of Government” substitute “of the Crown”.

Section 46.—In proviso (b) for “Government” substitute “Crown”, and for all the words from “contribute” to the end of the proviso substitute “make such contributions to his pension and leave allowances as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf”.

In proviso (c) for the first and the fifth “Government” substitute “the Government concerned” and for the second, third and fourth “Government” substitute “the Crown”.

Section 48.—In subsection (1) in clause (f) omit “and the taking of a census” and “or census”, and in clause (j) for “Governor-General in Council” substitute “Provincial Government”.

After subsection (1) insert—

“(1a) Every municipality may, from time to time, with the previous sanction, in the case of city municipalities, of the Central Government, and in other cases of the Commission, make, alter or rescind byelaws, but not so as to render them inconsistent with this Act, for the taking of a census within the municipal district and for enforcing the supply of such information as may be necessary to make the census effective.”

In subsection (3) after “submitted to the” and “information of the” insert “Central Government”.

Section 50.—For “Secretary of State for India in Council” substitute “Crown”.

Section 51.—After “this Act” insert “other than fines imposed by a court” and for “Secretary of State for India in Council” substitute “Crown”.

Section 58.—For “Government Educational Department” substitute “Educational Department of the Provincial Government”.

Section 59.—Omit clause (x—a); for clause (xi) substitute “(xi) any other tax (not being a toll on motor vehicles and trailers, save as provided by section 14 of the Bombay Motor Vehicles Tax Act, 1935)”; for “Government stores” and “Government property” substitute “Crown stores” and “Crown property”, and at the end of the section insert—

“(2) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Provided that a municipality which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 65.—For “officer of Government” substitute “servant of the Crown”.

Section 68.—For “Secretary of State for India in Council” substitute “Crown”.

Section 83.—For “Government officer” substitute “servant of the Crown”.

Section 126.—For “officer of Government” substitute “servant of the Crown”, but save as aforesaid for “Government” substitute “any Government”.

Section 186r.—For “Governor-General in Council” substitute “Government in whose service he was employed immediately before the appointment”.

*The City of Bombay Police Act, 1902.*

(Bombay IV of 1902.)

Throughout the Act, except as otherwise specifically provided and except in the expression “Government Gazette”, for “Government” substitute “the Provincial Government”.

Section 2.—“Governor of Bombay in Council” shall stand unmodified.

Section 3.—At the end insert—

“(m) ‘subordinate ranks’ shall mean any ranks below that of Deputy Superintendent”.

Section 5.—Omit the words from “who shall” to the end of the section.

Section 6.—In subsection (1) omit “Any Deputy or Assistant Commissioner so appointed may be at any time removed by order of the Governor in Council”.

Section 7.—Omit subsection (1).

In subsection (2) for “of the Police Force other than a Deputy or Assistant Commissioner” substitute “of the subordinate ranks of the Police Force” and omit the proviso.

Section 8.—For “appointed by the Commissioner of Police” substitute “belonging to the subordinate ranks of the Police Force”.

Section 9.—In subsection (1) for “Commissioner of Police” substitute “Provincial Government” and omit “in his discretion”.

Section 14.—For “Government” substitute “the Crown”.

Section 16A.—For “of and below the grade of Inspector” substitute “of the subordinate ranks” and for “Rules for the time being in force” substitute “Rules or such other rules as may from time to time be made by the Provincial Government”.

Section 22.—In clause (f) of subsection (1) for “Government or municipal officers” substitute “servants of the Crown or municipal officers”.

Section 29.—In subsection (4) for “be at the disposal of Government” substitute “form part of the revenues of the Province”.

Section 33.—For “His Majesty’s Royal Indian Marine Service” substitute “the Royal Indian Navy”.

Sections 40, 42 and 43.—For “Royal Indian Marine Service” substitute “the Royal Indian Navy”.

Section 53.—For “be at the disposal of Government” substitute “form part of the revenues of the province”.

Section 111.—For “Government” substitute “the Crown”.

Section 113.—For “Royal Indian Marine Service” substitute “the Royal Indian Navy”.

Section 123A.—For “Government” substitute “the Central or the Provincial Government”.

*The Bombay General Clauses Act, 1904.*

(Bombay I of 1904.)

Section 3.—At the end of clause (5) insert—

“or the Indian Councils Acts, 1861 to 1909, or the Government of India Act, 1915, or made by the local Legislature, or the Governor, of the Presidency of Bombay under the Government of India Act, or by the Provincial Legislature, or the Governor of Bombay, under the Government of India Act, 1935.”

Omit clauses (6), (7), (8), (21) and (27).

Section 4.—Omit “British India”, “Government of India” and “Presidency of Bombay”.

Section 5.—For subsection (1) substitute—

“(1) Where any Bombay Act is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette, and if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette.”

Section 14.—For “the Government” substitute “any Government”.

Section 22.—For “the day on which it is first published in the Bombay Government Gazette after having received the assent of the Governor-General” and “the Act has been published as aforesaid” substitute “the passing thereof”.

Section 24.—For “Local Government” substitute “Central Government, or as the case may be, the Provincial Government”.

After section 30 insert—

31. The provisions of this Act shall apply—

(a) in relation to any Regulation made by the Governor of Bombay under section 92 of the Government of India Act, 1935, as they apply in relation to Acts made by the Provincial Legislature; and

(b) in relation to any Ordinance promulgated by the Governor of Bombay under section 88 or section 89 of the said Act, as they apply in relation to Acts made under that Act by the Governor.”

*The Bombay Court of Wards Act, 1905.*

(Bombay I of 1905.)

Section 1.—Omit “and Aden”.

Section 6.—For “officer of Government” substitute “servant of the Crown”.

Section 7.—For “an officer of Government” substitute “a servant of the Crown”.

“Application to Ordinances and Regulations under the Government of India Act, 1935.”

Section 14.—For “on the part of Government” substitute “on the part of the Crown”.

*The Mamltdars' Courts Act, 1906.*

(Bombay II of 1906.)

Section 1.—Omit “and Aden”.

Section 26.—For “against Government or against any officer of Government” substitute “against the Crown or against any servant of the Crown”.

*The Prince of Wales Museum Act, 1909.*

(Bombay III of 1909.)

Throughout the Act, except as otherwise specifically provided and except in the phrase “Bombay Government Gazette”, for “Government” substitute “Provincial Government”.

Section 6.—For the first “the Government” substitute “the Central or the Provincial Government” and omit the proviso.

*The Bombay Medical Act, 1912.*

(Bombay VI of 1912.)

Section 10.—For “Acts of the Governor of Bombay in Council” substitute “Bombay Acts” and for “Acts of the Governor General in Council” substitute “Central Acts”.

After section 21 insert—

22. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.”

The Schedule.—In clause 2 after “school” insert “in India or Burma” and for “by Government” substitute “by any Government in India or Burma”.

“Saving for provisions of the Government of India Act, 1935.”

*The Bombay Smoke-nuisances Act, 1912.*

(Bombay VII of 1912.)

Throughout the Act, except in the expression “Government Gazette”, for “Government” substitute “the Provincial Government”.

Omit Section 13.

*The Bombay Town Planning Act, 1915.*

(Bombay I of 1915.)

Section 3.—For “without the sanction of the Governor General, any Act of the Governor General in Council” substitute “any Indian law relating to any of the matters enumerated in List I in the Seventh Schedule to the Government of India Act, 1935”.

Section 39.—For “officers of Government” and “officer of Government” substitute “servants of the Crown” and “servant of the Crown”.

*The Bombay City Survey Act, 1915.*

(Bombay IV of 1915.)

Sections 2 and 10.—For “Government” substitute “the Crown”.

*The Bombay Disqualification of Aliens Act, 1918.*

(Bombay VI of 1918.)

Section 2.—In clause (a) for “a state in India” substitute “an Indian State”.

Omit clause (b).

The Schedule.—Omit the entry relating to the trustees of the port of Aden.

*The Bombay Public Conveyances Act, 1920.*

(Bombay VII of 1920.)

Section 36.—Omit subsection (5).

The Schedule shall stand unmodified.

*The City of Bombay Primary Education Act, 1920.*

(Bombay XV of 1920.)

Omit section 17.

*The Bombay Pleaders Act, 1920.*

(Bombay XVII of 1920.)

Section 1.—Omit “and Aden”.

*The Deputy President's Salary Act, 1921.*

(Bombay I of 1921.)

This Act shall cease to have effect.

*The Bombay Primary Education Act, 1923.*

(Bombay IV of 1923.)

Throughout the Act, except as otherwise specifically provided and except in the expressions “Government Gazette” and “Government of India Act”, for “Government” or “the Government” substitute “the Provincial Government”.

Section 2.—Omit “and includes in the case of Aden, the Executive Committee of Aden”.

Omit section 23.

Section 27.—For “Government Educational Department” substitute “Educational Department of the Provincial Government”.

*The Bombay Local Boards Act, 1923.*

(Bombay VI of 1923.)

Throughout the Act, except in the expression “Bombay Government Gazette”, “Government establishment”, “Government Executive Engineer”, “Government of India” and “Government treasury”, and except as otherwise specifically provided, for “the Government” or “Government” substitute “the Provincial Government”; for “servant of the Government” and “officer of the Government” substitute “servant of the Crown” and for “servants of the Government” and “officers of the Government” substitute “servants of the Crown”.

Section 1.—Omit “and Aden”.

Section 3.—For “from the Government” substitute “from the Crown”.

Section 35.—“Government officers” shall stand unmodified.

Section 41.—“Government officer” shall stand unmodified.

Section 46.—At the end of the section insert—

“Provided that, where one of the local bodies is a cantonment authority, the decision of the Provincial Government, or of the officer, shall be subject to the concurrence of the Central Government.”

Section 50.—Omit “Government servant”.

Section 50A.—For “Government” substitute “the Central or the Provincial Government”.

Sections 56 and 59.—For “Government” substitute “Crown”.

Section 74.—Omit “and subject to any general or special Orders of the Governor General in Council” and for the second “Governor General in Council” substitute “Provincial Government”.

Section 75.—Omit clause (d), in clause (e) “placed by the Government under the management of a Local Board or”, clauses (g), (h) and (i) and in clause (n) “and assignments of revenue”; and in the first proviso after “ferry, road, or bridge” insert “vested in one or more than one Local Board”.

Section 76.—Omit clauses (g), (h) and (i).

Section 78.—In clause (b) for “allowances and contributions for pension, according to the rules from time to time made by the Government” substitute “and allowances” and after “by the Board” insert “and of such contributions for the pension of any such officers and servants as may be required, by the conditions of their service under the Crown, to be paid by them or on their behalf”.

Section 99.—For “under rules made under clause (a) of subsection (3) of section 80A of the Government of India Act, a local authority may be authorised to impose by any law made by the local legislature without the previous sanction of the Governor General” substitute “the Provincial Legislature has power under the Government of India Act, 1935, to impose in the Province”.

For “consent of the Government” substitute “consent of the Government concerned”; for “belonging to Government” substitute “belonging to the Crown” and “Government stores” and “Government property” shall stand unmodified. At the end of the section insert—

“Until provision to the contrary is made by the Central Legislature a district local board which was, immediately before the commencement of Part III of the Government of India Act, 1935, lawfully levying any tax under this section as then in force, may continue to levy that tax notwithstanding that it is not a tax which the Provincial Legislature has, under that Act, power to impose in the Province.”

Section 131.—For “vest in the Government” substitute “vest in the Crown for the purpose of the Province”.

*The Bombay Prevention of Prostitution Act, 1923.*

(Bombay XI of 1923.)

Section 1.—For “the Government” substitute “the Provincial Government”.

Section 9.—In subsection (3) for “the Government” substitute “the Provincial Government”.

*The President's Salary Act, 1924.*

(Bombay XII of 1924.)

This Act shall cease to have effect.

*The Bombay Children Act, 1924.*

(Bombay XIII of 1924.)

Throughout the Act, except as otherwise expressly provided and except in the expression “Government Gazette”, for “Government” substitute “Provincial Government”.

Section 33A.—At the end of subsection (2) and at the end of subsection (3) insert—

“Provided that no child or youthful offender shall be transferred under this section to any other Province without the consent of the Government of that other Province.”

Section 37.—For “Bombay Legislative Council” substitute “Provincial Legislature” and for “Legislative Assembly or the Council of State

representing any constituency in the Bombay Presidency" substitute "Central Legislature representing the Province or any part of the Province".

Section 45.—For "any Government department" substitute "any department of the Central or the Provincial Government".

Section 52.—Omit subsection (3).

For subsection (4) substitute—

"(4) The power to make rules under this Act shall be subject to the condition of previous publication and to the further condition that the rules so made—

(a) shall be laid before each of the Chambers of the Provincial Legislature for one month previous to its next session;

(b) shall be liable to be modified or annulled by a resolution in which each of the Chambers concurs at the said next session."

*The Bombay Prevention of Adulteration Act, 1925.*

(Bombay V of 1925.)

Section 12.—Omit subsection (2).

Section 19.—In subsection (3) for "the Bombay Legislative Council" substitute "each of the Chambers of the Legislature"; for the first "of the said Council" substitute "of the said Chamber"; for the second "of the said Council" substitute "in which both Chambers concur" and for the second and the third "Government" substitute "the Provincial Government".

*The Bombay Betting Tax Act, 1925.*

(Bombay VI of 1925.)

Section 3.—Omit the proviso to subsection (2).

Section 9.—For "the Government" substitute "the Provincial Government".

*The Bombay Co-operative Societies Act, 1925.*

(Bombay VII of 1925.)

Throughout the Act, except in the expressions "Government Gazette" and "Government aid" and except as otherwise specifically provided, for "Government" or "the Government" substitute "the Provincial Government".

Section 24.—For "Government" substitute "the Crown".

Section 33.—In subsection (2) for "Local Government" substitute "Government"; and at the end of the subsection insert—

"In this subsection 'Government' in relation to stamp duty, means the Government which is the collecting Government for the purposes of the Indian Stamp Act, 1899, in relation to court fees means the Government which is the appropriate Government for the purposes of the Court Fees Act, 1870, and save as aforesaid means the Provincial Government."

Section 65.—For "Government" substitute "the Crown".

Section 71.—For "the Bombay Legislative Council" substitute "each of the Chambers of the Provincial Legislature" and for "by a resolution of the said Council tabled at its next session" substitute "by a resolution in which each of the Chambers concurs at the said next session".



*The Bombay Municipal Boroughs Act, 1925.*

(Bombay XVIII of 1925.)

Throughout the Act, except as otherwise specifically provided, and except in section 56, and except in the expressions "Bombay Government Gazette", "Government Executive Engineer", "Municipal Government", "Government officer", "Government officers" and "Government Treasury", for "Government" or "the Government" substitute "the Provincial Government"; and for "servant of the Government" and "servants of the Government" substitute "servant of the Crown" and "servants of the Crown".

Omit section 2.

Section 3.—In clause (15) after "Secretary of State for India in Council" insert "or the Central or the Provincial Government".

In clause (18) for "from the Government" substitute "from the Crown".

Section 47.—At the end of the section insert—

"Provided that if one of the bodies concerned is a cantonment authority, any such decision shall be subject to the concurrence of the Central Government."

Section 53.—For "Government" substitute "the Crown for the purposes of the Province".

Section 58.—Substitute for proviso (b)—

"(b) if an officer serving or having served under a municipality has been, or is, transferred from or to the service of the Crown, or is partly employed by the Crown and partly by a municipality, the municipality shall make such contributions to his pension and leave allowances as may be required, by the conditions of his service under the Crown, to be made by him or on his behalf."

In proviso (c) for the first and the fifth "the Government" substitute "the government concerned" and for the second, third and fourth "the Government" substitute "the Crown".

Section 61.—In clause (j) of subsection (1) omit "and the taking of a census" and "or census".

After subsection (1) insert—

"(1a) A municipality may, from time to time, with the previous sanction of the Central Government, make, alter or rescind byelaws, but not so as to render them inconsistent with this Act, for the taking of a census within the municipal borough and for enforcing the supply of such information as may be necessary to make such census effective."

In subsection (3) for the first "the Government" substitute "the Central or the Provincial Government" and for the second "the Government" substitute "that Government".

Section 63.—For "Secretary of State for India in Council" substitute "Crown".

Section 65.—After "levied by it under this Act" insert "other than fines imposed by any court" and for "Secretary of State for India in Council" substitute "Crown".

Section 73.—For Clause (xiv) substitute—

"(xiv) any other tax (not being a toll on motor vehicles and trailers, save as provided by section 14 of the Bombay Motor Vehicles Tax Act, 1935) which under the Government of India Act, 1935, the Provincial Legislature has power to impose in the Province."

Omit clause (xv).

In proviso (a) for "Government" substitute "Crown".

At the end of the section insert—

"(2) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that a municipality, which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature "

Section 74.—For the first "Government" substitute "Government concerned or the Crown Representative, as the case may be" and for the second and the fourth "Government" substitute "Government concerned or the Crown Representative".

Section 81.—For "Government" and "the Government" substitute "the Crown".

Section 85.—For "Secretary of State for India in Council" substitute "Crown".

Section 156.—For "Government" substitute "the Crown" and for "officer of Government" substitute "servant of the Crown".

Section 221.—For "on the table of the Bombay Legislative Council" substitute "before each Chamber of the Provincial Legislature" and for "of the said Council tabled at" substitute "in which each of the said Chambers concurs during".

*The Sind Courts Act, 1926.*

(Bombay VII of 1926.)

For section 4 substitute—

"Constitution  
of Chief Court.

4. The Chief Court shall consist of a Chief Judge and other Judges."

Omit sections 5 and 6.

Section 7.—For "officiating" substitute "acting" and for "Governor-General in Council" substitute "Provincial Government".

Section 13.—For "Government Advocate" substitute "Advocate-General" and omit the last sentence.

Section 16.—For the words from the beginning to "may appoint" substitute "There may be appointed"; and omit subsections (2), (4) and (5).

Section 37.—For "Secretary of State for India in Council" substitute "Crown"; for "any officer of Government" substitute "any servant of the Crown" and for "an officer of Government" substitute "a servant of the Crown".

Omit sections 41 and 42.

The Schedule shall stand unmodified.

*The Bombay Cotton Markets Act, 1927.*

(Bombay XVII of 1927.)

Preamble and section 2.—Omit "Aden".

Section 6.—In subsection (4) for "on the table of the Bombay Legislative Council" substitute "before each Chamber of the Provincial Legislature" and for "of the said Council tabled at the" substitute "carried in each Chamber during its".

Section 9.—For "regulations made by Government in this behalf and" substitute "conditions of his service under the Crown".

Section 16.—For "in Government" substitute "in the Crown for the purposes of the Province".

Section 19.—Omit "fines and".

*The Bombay University Act, 1928.*

(Bombay IV of 1928.)

Section 4A.—For “Local Government” substitute “Central Government”.

Section 9.—For “The Governor of Bombay for the time being shall be the Chancellor of the University” substitute “the Chancellor of the University shall be such person as the Governor-General, exercising his individual judgment, may nominate in this behalf”.

Section 12.—For “Government” substitute “Central Government”.

Section 13.—For “Legislative Council of the Governor of Bombay” substitute “Bombay Legislative Assembly”, and elsewhere for “Council” substitute “Assembly”.

Section 17.—For “Local Government” substitute “Central Government”.

Section 32.—Omit subsection (2), and in subsection (3) for “Government of Bombay” substitute “Central Government”.

Sections 39 and 42.—For “the Government” substitute “the Central Government”.

Section 44.—For “Government” substitute “the Central Government”.

Section 45.—For “Legislative Council of the Governor of Bombay” substitute “Bombay Legislative Assembly”.

The Schedule shall stand unmodified.

*The Karachi Small Causes Court Act, 1929.*

(Bombay IV of 1929.)

Section 14.—For clause (b) substitute—

“(b) suits concerning any act ordered or done by, or by authority of, any Government in British India or the Crown Representative, or by, or by authority of, any member of the Council of the Governor General or of the Governor of Bombay, or any Minister of the Governor General or of the Governor of Bombay or of the Governor of Sind in his official capacity.”

Section 27.—For “Government” substitute “the Crown”.

Section 40.—For subsections (1) and (2) substitute—

“(1) there may be appointed an officer to be called the Registrar of the Court and to be the chief ministerial officer of the Court.

(2) There may also be appointed a Deputy Registrar and as many clerks, bailiffs and other ministerial officers as may be sanctioned by the Provincial Government for the administration of justice by the Court, and for the exercise and performance of the powers and duties conferred and imposed on it by this Act or any other law for the time being in force.”

Omit subsection (4).

*The Indian Registration (Bombay Amendment) Act, 1929.*

(Bombay V of 1929.)

Omit section 2.

*The Bombay Maternity Benefit Act, 1929.*

(Bombay VII of 1929.)

Section 2.—For “The Government” substitute “The Provincial Government”.

Section 14.—For “on the table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature” and after the first “modified” insert “by a Resolution in which both the Chambers concur”.

*The Bombay Borstal Schools Act, 1929.*

(Bombay XVIII of 1929.)

Sections 11 and 12.—For “Government” substitute “the Provincial Government”.

Section 14.—For “officer of Government” substitute “servant of the Crown”.

Section 19.—In subsection (3) for “on the table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature” and after the first “modified” insert “by a Resolution in which both Chambers concur”.

*The Bombay Local Fund Audit Act, 1930.*

(Bombay XXV of 1930.)

Throughout the Act, except in the expressions “Government Gazette” and “Government Auditor”, for “Government” or “the Government” substitute “the Provincial Government”.

Section 15.—In subsection (3) for “on the table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature” and after the first “modified” insert “by a Resolution in which both Chambers of the Legislature concur”.

*The Bombay Finance Act, 1932.*

(Bombay II of 1932.)

Section 3.—Omit “except Aden”.

Section 5.—For “by Government” substitute “by any Government or the Crown Representative”.

Section 9.—For “discretion” substitute “option”.

Section 11.—In subsection (3) for “on the table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature” and after the first “or modified” insert “by a Resolution in which both Chambers concur”.

The Second Schedule.—For “Government” substitute “the Crown”.

*The Bombay Cotton Contracts Act, 1932.*

(Bombay IV of 1932.)

Section 5.—For “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both Chambers concur”.

*The Bombay Weights and Measures Act, 1932.*

(Bombay XV of 1932.)

Section 3.—At the end of the section insert—

“(12) ‘Government’ means, in relation to the establishment of standards of weight, the Central Government, and save as aforesaid means, the Provincial Government.”

Section 41.—In subsection (3) for “The rules made” substitute “Any rules made by the Provincial Government”, for “on the table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature” and for “of the said Council” substitute “in which both Chambers concur”.

*The Bombay Special (Emergency) Powers Act, 1932.*

(Bombay XVI of 1932.)

Section 3.—For “officer of Government” substitute “servant of the Crown”.

Section 17.—In subsection (2) for “Government” substitute “the Crown”.

*The Bombay (District) Tobacco Act, 1933.*

(Bombay II of 1933.)

Throughout the Act, except as otherwise specifically provided, and except in the expression “Government Gazette”, for “Government” substitute “the Provincial Government”.

Section 5.—In subsection (2) for the words from “appoint” to “assign to him” substitute “assign to any Tobacco Officer”.

Section 24.—For “Government” substitute “the Crown”.

Section 27.—In subsection (4) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both Chambers concur”.

*The Bombay Village Panchayats Act, 1933.*

(Bombay VI of 1933.)

Throughout the Act, except as otherwise specifically provided, and except in the expressions “Government Gazette” and “Government of India Act”, for “Government” substitute “the Provincial Government”.

Section 31.—In subsection (2) omit “fines and ” and omit clause (h).

Section 37.—In subsection (2) for “service of Government” substitute “service of the Crown”.

Section 40.—For “the Secretary of State for India in Council” and “Government” substitute “the Crown”.

Section 85.—Omit “and shall be credited by the village bench to the village fund”.

Section 86.—Omit “and the payment so made shall be debited to the village fund”.

Section 89.—In subsection (2) for clause (vii) substitute—

“(vii) any other tax (not being a toll on motor vehicles or trailers, save as provided by section 14 of the Bombay Motor Vehicles Tax Act, 1935) which the Provincial Legislature has, under the Government of India Act, 1935, power to impose in the Province and which has been approved by the District local board and sanctioned by the Provincial Government.”

After subsection (4) insert—

“(5) Until provision to the contrary is made by the Central Legislature, a panchayat which, immediately before the commencement of Part III of the Government of India Act, 1935, was lawfully levying under this section, as then in force, any tax other than the taxes mentioned in subsection (2) may continue to levy that tax.”

Section 108.—In subsection (3) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both Chambers concur”.

*The City of Karachi Municipal Act, 1933.*

(Bombay XVII of 1933.)

Throughout the Act, except as otherwise specifically provided and except in section 109 and except in the expressions “Government securities”, and “Government of India Act”, for “Government” substitute “the Provincial Government”.

Section 3.—Omit subsection (1).

Section 5.—In clause (38) for the second "Government" substitute "the Secretary of State in Council, the Central Government or any Provincial Government".

Section 31.—For "Government servant" substitute "servant of the Crown".

Section 33.—For the proviso to subsection (2) substitute—

"Provided that, if the Chief Officer is a servant of the Crown, the amount of such allowance shall be that to which he may be entitled under the conditions of his service under the Crown relating to foreign service."

Sections 50, 55 and 56.—For "Government" substitute "the Crown".

Section 57.—For the second "Government" substitute "the Crown".

Section 58.—Omit proviso (iv) to subsection (1).

Section 61.—In subsection (1) omit from "in the case" to "every other case".

Section 66.—For "Government" substitute "the Central or the Provincial Government" and for "Governor-General in Council" substitute "Provincial Government".

Section 67.—For "by Government" substitute "by the Secretary of State for India in Council, the Central Government or any Provincial Government".

Section 71.—For "Governor-General in Council" substitute "Provincial Government".

Section 76.—Omit clause (d) and at the end of clause (h) insert "other than fines imposed by any court".

Section 77.—In clause (c) for "Government" substitute "any Government" and in clause (g) omit "by order of the Commissioner in Sind".

Section 96.—In subsection (2) for clauses (d) and (e) substitute—

"(d) any other tax which the Provincial Legislature has power under the Government of India Act, 1935, to impose in the Province."

At the end of the section insert—

"(3) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Provided that, if the Corporation was immediately before the commencement of Part III of the said Act lawfully levying any such tax under this section as then in force, it may continue to levy that tax until provision to the contrary is made by the Central Legislature."

Section 108.—For the first, third, fourth and fifth "Government" substitute "the Central or the Provincial Government, or the Crown Representative, as the case may be", and for the second "Government" substitute "the Crown".

Section 111.—For "Government officer" substitute "servant of the Crown".

Section 207.—For "any Act of the Indian or Local Legislature" substitute "any Indian law".

Section 271.—For subsection (1) substitute—

"(1) The Provincial Government may notify its intention, after consulting the Corporation, to exclude from, or include in, the city any local area defined in the notification:

Provided that no area which is, or is part of, a military cantonment shall be included in the city."

Section 272.—Omit “and with the previous approval of Government”; for “for the benefit of such excluded area” substitute “for the purposes of the Province”; for “the Secretary of State for India in Council” substitute “the Provincial Government” and omit subsection (2).

Section 274.—For subsections (4) and (5) substitute—

“(4) The Provincial Government may thereupon revise, modify or confirm its order.”

Omit section 279.

Section 286.—In clause (6) for “service of Government” substitute “service of the Crown”.

Section 288.—For “Governor-General in Council” substitute “Provincial Government and of the Federal Railway Authority or the Central Government”.

Section 293.—At the end of the section insert—

“(3) In the case of any dispute between the Corporation and a cantonment authority, or the port authority of a major port, any decision of the Provincial Government under this section shall be subject to the concurrence of the Central Government”.

*The Bombay Livestock Improvement Act, 1933.*

(Bombay XXII of 1933.)

Throughout the Act, except as otherwise specifically provided and except in the expressions “Government Gazette” and “Government of India Act”, for “Government” substitute “the Provincial Government”.

Section 21.—For “Government” substitute “the Crown”.

Section 23.—In subsection (4) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

*The Bombay Trade Disputes Conciliation Act, 1934.*

(Bombay IX of 1934.)

Section 20.—In subsection (4) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

*The Bombay Devadasis Protection Act, 1934.*

(Bombay X of 1934.)

Section 6.—For the first “Government” substitute “or on behalf of the Crown”, and for the second “Government” substitute “the Crown for the purposes of the Province”.

Section 7.—For “Government” substitute “the Provincial Government”.

In subsection (3) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

*The Bombay Nurses, Midwives and Health Visitors Registration Act,  
1935.*

(Bombay VII of 1935.)

Section 22.—In subsection (3) for “on the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; and for “of the said Council tabled at” substitute “in which each of the Chambers concur during”.

*The Mussalman Wakf (Bombay Amendment) Act, 1935.*

(Bombay XVIII of 1935.)

Section 5.—In the new section 6J for “Government” substitute “any Government”.

In the new section 6L for “Local Legislatures” substitute “Provincial Legislatures”.

Section 14.—For “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”, for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

*The Bombay Public Trusts Registration Act, 1935.*

(Bombay XXV of 1935.)

Throughout the Act, except in the expression “Government Gazette” and except as otherwise specifically provided, for “Government” substitute “the Provincial Government”.

Section 2.—For “the Bombay Legislative Council” substitute “either or both of the Chambers of the Provincial Legislature”.

Section 15.—For “Government” substitute “any Government”.

Section 27.—In subsection (4) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “carried in both the Chambers”.

*The Bombay Motor Vehicles Tax Act, 1935.*

(Bombay XXXIV of 1935.)

Section 8.—For “Government” substitute “the Provincial Government”.

Section 9.—Omit clause (b) of subsection (1) and omit subsection (4).

Sections 18 and 20.—For “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”, for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

*The Bombay Cotton Control Act, 1935.*

(Bombay XXXV of 1935.)

Section 14.—In subsection (5) for “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature”; for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.



*The Cotton Ginning and Pressing Factories (Bombay Amendment)  
Act, 1936.*

(Bombay IV of 1936.)

Section 10.—For “upon the table of the Bombay Legislative Council” substitute “before each of the Chambers of the Provincial Legislature” and for “tabled at” substitute “passed by each of the Chambers during”.

*The Bombay Opium Smoking Act, 1936.*

(Bombay XX of 1936.)

Section 28.—For “Government” substitute “the Provincial Government”.

Section 29.—In subsection (4) for “upon the Table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature”, for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “in which both the Chambers concur”.

Section 30.—In subsection (2) for “Government” substitute “the Crown”.

*The Parsi Public Trusts Registration Act, 1936.*

(Bombay XXIII of 1936.)

Throughout the Act except in the expression “Government Gazette”, for “Government” substitute “the Provincial Government”.

Section 25.—In subsection (4) for “upon the Table of the Bombay Legislative Council” substitute “before each Chamber of the Provincial Legislature”, for the first “of the said Council” substitute “thereof” and for the second “of the said Council” substitute “carried in both the Chambers”.

## SCHEDULE IV.

## BENGAL ACTS.

(Including Eastern Bengal and Assam Acts as in force in Bengal.)

*The Bengal Rent Act, 1862.*

(Bengal VI of 1862.)

Sections 19 and 20.—For “Government” substitute “the Provincial Government”.

*The Canals Act, 1864.*

(Bengal V of 1864.)

Section 4.—For “Secretary of State for India in Council, or the Government” substitute “Crown”.

*The Salt Act, 1864.*

(Bengal VII of 1864.)

Section 8.—For “Government” substitute “Central or the Provincial Government”.

Sections 11 and 12.—For “Lieutenant Governor of Bengal” substitute “Central Government”.

Section 13.—For “Government” substitute “Central Government”.

Section 32.—After “Her Majesty” insert “for the purposes of the Central Government”.

Omit section 40.

*The Bengal Prevention of Inoculation Act, 1865.*

(Bengal IV of 1865.)

Section 3.—“the Lieutenant Governor of Bengal in Council” shall stand unmodified.

*The Calcutta Suburban Police Act, 1866.*

(Bengal II of 1866.)

Section 4.—For subsection (1) substitute—

“(1) The Commissioner of Police may, at any time, suspend or dismiss any member of the subordinate ranks of the police force whom he shall think remiss or negligent in the discharge of his duty or otherwise unfit for the same.”

Sections 5 and 7.—For “of the police force” substitute “of the subordinate ranks of the police force”.

Section 8A.—For the words “from the beginning” to “that of Deputy Commissioner” substitute “a member of the subordinate ranks of the police force”.

Section 15.—For the first “Commissioner of Police” and, in the proviso, for “said Commissioner” substitute “Provincial Government”; for “by the Commissioner” substitute “by the Provincial Government” and for the first “said Commissioner” substitute “Commissioner of Police”.

Section 15B.—For “Government” substitute “Crown”.

Section 38.—For “Government magazine or store” substitute “magazine or store belonging to the Crown”; for “the use of the Government” substitute “the use of any Government” and for “belonging to Government” substitute “belonging to the Crown”.

Sections 47A and 48n.—For “of the Government” substitute “of the Provincial Government”.

Section 51.—After the definition of “street” insert “‘subordinate ranks’ shall mean the ranks below Assistant Commissioner”.

*The Bengal Legislative Council (Witnesses) Act, 1866.*

(Bengal III of 1866.)

This Act shall cease to have effect.

*The Calcutta Police Act, 1866.*

(Bengal IV of 1866.)

Section 3.—After the definition of “street” insert “‘subordinate ranks’ means the ranks below that of Assistant Commissioner”.

Section 4.—Omit from “who shall from time to time” to the end of the section.

Section 5.—Omit the second paragraph.

Section 10.—Substitute for subsection (1)—

“(1) The Commissioner of Police may at any time suspend or dismiss any member of the subordinate ranks of the police force whom he shall think remiss or negligent in the discharge of his duty or otherwise unfit for the same.”

Section 11.—For “the Police-force” substitute “subordinate ranks of the police force”.

Section 13A.—For the words from the beginning to “that of Deputy Commissioner” substitute “A member of the subordinate ranks of the police force”.

Section 14.—After “No member” and “every member” insert “of the subordinate ranks”.

Section 21.—For the first “Commissioner of Police” and, in the proviso, for “said Commissioner” substitute “Provincial Government”; for “by the Commissioner” substitute “by the Provincial Government” and for the first “said Commissioner” substitute “Commissioner of Police”.

Section 29.—For “Government” substitute “Crown”.

Section 61.—For “Government magazine or store” substitute “magazine or store belonging to the Crown”; and for “the use of the Government” substitute “the use of any government”.

Section 71.—For “Government” substitute “Crown”.

Sections 78A and 101. For “of the Government” substitute “of the Provincial Government”.

*The Bengal Embankment Act, 1866.*

(Bengal VII of 1866.)

Section 1.—For “officer of Government” substitute “servant of the Crown”, but save as aforesaid the section shall stand unmodified.

Section 10.—For “Government” substitute “the Provincial Government”.

*The Bengal Public Gambling Act, 1867.*

(Bengal II of 1867.)

Section 2.—“Lieutenant-Governor of Bengal in Council” shall stand unmodified.

Omit section 14.

Section 16.—“Lieutenant-Governor of Bengal in Council” shall stand unmodified.

*The Bengal Ports Act, 1867.*

(Bengal III of 1867.)

Section 1.—After “that is to say :—” insert—“the words ‘appropriate Government’ mean, in relation to a port which is a major port within the meaning of the Indian Ports Act, 1908, the Central Government, and in relation to any other port, the Provincial Government.”

“Lieutenant-Governor of Bengal in Council” shall stand unmodified.

Sections 8, 9, 10, 15 and 16.—For “the Lieutenant-Governor of Bengal” and “the said Lieutenant-Governor of Bengal” substitute “the appropriate government”, and omit “in his discretion”.

Schedule II.—“Lieutenant Governor of Bengal in Council” shall stand unmodified.

*The Bengal Alluvion (Amendment) Act, 1868.*

(Bengal IV of 1868.)

Sections 2, 3 and 4.—For “Government” and “the Government” substitute “the Crown”.

Section 5.—For “by Government” substitute “by the Crown”; for “of the Government” substitute “of the Crown” and for “and the Government” substitute “and the Provincial Government”.

Section 7.—For “Government” substitute “the Provincial Government”.

*The Bengal Land Revenue Sales Act, 1868.*

(Bengal VII of 1868.)

Section 1.—For “under Government” substitute “under the Crown”.

Section 30 shall stand unmodified.

*The Bengal Police Act, 1869.*

(Bengal VII of 1869.)

Section 3.—For the second “said Lieutenant-Governor” substitute “Crown”.

Section 4.—Omit “and the members of such force shall receive such pay” and “subject to the sanction of the Governor General of India in Council”; and at the end of the section insert—

“The pay and all other conditions of service of the members of such force below the rank of Deputy Superintendent shall, subject to the provisions of the said Act of 1861, be such as may be determined by the Provincial Government”.

Section 5.—Omit “in the case of officers of the Indian Police of and above the rank of Assistant Superintendent”.

*The Landlord and Tenant Procedure Act, 1869.*

(Bengal VIII of 1869.)

This Act shall stand unmodified.

*The Village Chaukidari Act, 1870.*

(Bengal VI of 1870.)

Section 35.—In subsection (1) for “District Magistrate” substitute “Provincial Government”.

*The Puri Lodging-House Act, 1871.*

(Bengal IV of 1871.)

Section 2.—For the words from the beginning to “to appoint” substitute “The Provincial Government may appoint”.

Omit section 22.

*The Bengal Embankment Act, 1873.*

(Bengal VI of 1873.)

Section 26.—For “that Government” substitute “that the Provincial Government” and for “in the Government” substitute “in His Majesty for the purposes of the Province”.

*The Bengal Survey Act, 1875.*

(Bengal V of 1875.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Section 2.—For “Government” substitute “Crown”.

Section 3.—For “the Government” substitute “the Provincial Government”.

Section 44.—For “Government” substitute “Crown”.

Section 58.—For “the Government” substitute “the Provincial Government”.

*The Bengal Irrigation Act, 1876.*

(Bengal III of 1876.)

Section 1.—For “subject to the Lieutenant-Governor of Bengal” substitute “which were on the twenty-ninth March, eighteen hundred and seventy-six, subject to the Lieutenant-Governor of Bengal” and for “said Lieutenant-Governor” substitute “Provincial Government”.

Section 3.—For “officers of Government” substitute “servants of the Crown”, and in clause (6) omit “in the Regulation Provinces” and “and, in the non-Regulation Provinces, the Court of the Commissioner of a Division”.

Sections 11 and 26.—For “the Government” substitute “the Crown”.

Section 39.—For “the Government” substitute “the Provincial Government”.

Section 48.—For “Government” substitute “the Crown”.

Section 73.—For “Government” substitute “Provincial Government”.

Section 76.—For “against the Government” substitute “against the Crown” and for “of the Government” substitute “of the Provincial Government”.

*The Land Registration Act, 1876.*

(Bengal VII of 1876.)

Section 3.—In clause (2) for “Government” substitute “the Crown”; omit clause (4); in clause (7) for “by the Government” substitute “by any government”; after “adopted” insert “by the Provincial Government” and for “made by, or under the authority of, the Government” substitute “so made or adopted by the Provincial Government”, and for clause (12) substitute—

“(12) ‘The Board’ means the Board of Revenue for the Province”.

Section 10.—For “the Government” substitute “the Crown”.

Section 11.—For “by the Government” substitute “by the Crown”.

Section 64.—For “of Government” substitute “of the Provincial Government”.

Section 85.—For “the Government” substitute “the Provincial Government”.

Section 89.—For “Government” and “the Government” substitute “the Crown”.

*The Bengal Rent Settlement Act, 1879.*

(Bengal VIII of 1879.)

Section 1 shall stand unmodified.

Section 3.—For “the Government” substitute “the Crown”.

Section 7.—For “the Government” substitute “the Crown” and for “of Government” substitute “of the Provincial Government”.

*The Court of Wards Act, 1879.*

(Bengal IX of 1879.)

Section 10A.—For “the Government” substitute “the Crown”.

Section 50.—For “Government of India or of” substitute “Central Government or the Government of” and after “the revenues of India” insert “or of the Federation or of any Province”.

*The Calcutta Tramways Act, 1880.*

(Bengal I of 1880.)

Section 4.—For “by Government” substitute “by the Provincial Government”.

The Schedule.—“Act IV of 1876 of the Lieutenant-Governor of Bengal in Council” shall stand unmodified.

*The Bengal Vaccination Act, 1880.*

(Bengal V of 1880.)

Section 13.—For “Her Majesty or the Government of India” substitute “the Crown”.

*The Bengal Drainage Act, 1880.*

(Bengal VI of 1880.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Section 22.—Omit “subject to the sanction of the Governor-General of India in Council”.

Section 47.—For “Secretary of State for India” substitute “Crown”.

Section 48.—Omit “in his discretion”.

*The Cess Act, 1880.*

(Bengal IX of 1880.)

Section 6.—After “annual value of lands and” insert “until provision to the contrary is made by the Central Legislature,”.

Omit section 8.

Section 9 (as in force outside Bengal).—Omit “fines, penalties”.

Section 10.—Omit all the words after “public treasury”.

Section 35.—For “officers of Government” substitute “servants of the Crown”.

Section 74 shall stand unmodified.

Section 107A.—For “Government” substitute “the Crown”.

Section 107B.—In clause (ix) for “Government” substitute “any Government”.

Clause (x).—For the first and the second “Government” substitute “the Crown” and for the third and fourth “Government” substitute “any Government”.

Sections 107M and 107O.—For “Government” substitute “the Crown”.

Section 108 (as in force in Bengal).—Omit “as fines, penalties or otherwise” and after “cesses under this Act” insert “not being fines or penalties and” and for “the Government” substitute “any Government”.

Section 108 (as in force outside Bengal).—Omit “fines, penalties” and after “in respect of the local cess” insert “not being sums levied or recovered as fines or penalties”.

Section 116.—For “Government” substitute “the Crown” and omit “by a writing signed by him”.

Section 117.—For “Government” substitute “Crown”.

Section 134.—For “Government” substitute “the Crown”.

Section 138.—For “Government” substitute “any Government”.

Section 140.—For “Indian Legislature” substitute “Legislature in India”.

*The Calcutta Burial Board's Act, 1881.*

(Bengal V of 1881.)

Section 6.—For “Government” substitute “any government”.

Section 9.—Omit “in his discretion”.

*The Bengal Embankment Act, 1882.*

(Bengal II of 1882.)

Section 3.—For “officers of Government” substitute “servants of the Crown”, and in the explanation annexed to the definition of “zamindar” for the first “Government” substitute “Provincial Government” and for the second “Government” substitute “Crown”.

Section 4.—For “by Government” substitute “by the Provincial Government”; for “in the Government” substitute “in the Crown for the purposes of the Province”, and for “of the Government” substitute “of the Provincial Government”.

Sections 5 and 26.—For “Government” substitute “Provincial Government”.

Section 31.—For “Government” substitute “the Crown”.

Sections 34, 42, 44 and 85.—For “Government” substitute “Provincial Government”.

*The Bengal Tramways Act, 1883.*

(Bengal V of 1883.)

Section 2.—At the end insert—

“the term ‘appropriate Government’ shall mean, in relation to a tramway which is, or when completed will be, a Federal Railway, the Federal Railway Authority; and in relation to any other tramway, the Provincial Government; the terms ‘Federal Railway’ and ‘railway’ shall have the same meanings as in the Government of India Act, 1935.”

Sections 3 to 9 and 13 to 15.—For “Local Government” substitute “appropriate Government”.

Section 20.—For “certified by an engineer or other officer, appointed in that behalf by the Local Government, to be fit for such traffic” substitute “certified to be fit for such traffic by an engineer or other officer appointed—

(a) if the tramway is a railway, by the Federal Railway Authority, or, if the Central Government so direct, by that Government;

(b) if the tramway is not a railway, by the Provincial Government.”

Sections 21, 22 and 24.—For “Local Government” substitute “appropriate Government”.

Section 26.—At the end of the section insert—

“In relation to a tramway which is a railway, the confirmation required by this section shall, in lieu of being a confirmation of the Provincial Government, be that of the Federal Railway Authority, or, if the Central Government so direct, of the Central Government.”

Section 28.—For “and confirmed by the Local Government shall when so confirmed” substitute “shall, when duly confirmed”, and for “be confirmed by the Local Government” substitute “be so confirmed”.

Sections 39, 40 and 41.—For “Local Government” substitute “appropriate Government”.

*The Darjeeling and Kurseong Municipal (Porters) Act, 1883.*

(Bengal V of 1883.)

Omit section 23.

*The Bengal Ferries Act, 1885.*

(Bengal I of 1885.)

Section 2 shall stand unmodified.

Omit section 20.

In section 34 for “Lieutenant-Governor” substitute “Central Government, where the transport is in connection with the affairs of the Central Government, and the Provincial Government in other cases”.

Section 35.—For the words from “and the Lieutenant-Governor” (or, as the case may be, from “and the Local Government”) to “accordingly” substitute “and thereupon the ferries shall be managed accordingly”.



*The Bengal Local Self Government Act of 1885.*

(Bengal III of 1885, as in force in Bengal.)

Section 3.—For “Government” substitute “Crown”.

Section 5.—For “of Government” substitute “of the Crown”.

Sections 7 and 15.—For “servants of the Government” substitute “servants of the Crown”.

Section 18.—For “servant of the Government” substitute “servant of the Crown”.

Section 52.—In clause (1) for “and public works cesses” substitute “cess”.

Substitute for clause (2)—

“(2) all sums levied within the district under this Act otherwise than as fines or penalties.”

Omit clauses (3), (3a), (3b) and (4).

Section 53.—In clause fourthly for “to the Government” substitute “to the Provincial Government” and in clause eighthly for “the Government of India” substitute “the Central or any Provincial Government”.

Section 56.—Omit clause (1).

Section 74.—For “vested in Government” substitute “vested in His Majesty for the purposes of the Province”.

Section 81.—For “Government of India” substitute “Central Government or any Provincial Government”.

Section 82.—For “Governor General in Council” substitute “Provincial Government”.

Section 83.—For the first and the third “the Government” substitute “the Government concerned” and for the second “the Government” substitute “the Crown”.

Sections 89 and 90.—For “officer of the Government” substitute “officer of the Crown”.

Sections 97 and 98.—For “local Government” substitute “Central Government”.

Section 132.—For “vested in the local Government” substitute “vested in His Majesty for the purposes of the Province”.

Section 138.—Omit clause (o).

After section 138 insert—

138A. The Central Government may, after previous publication, make “Rules as to rules regulating the duties of District Boards in regard to taking a census.”

Section 142.—For “Secretary of State for India in Council” substitute “Provincial Government”.

*The Bihar and Orissa Local Self Government Act, 1885.*

(Bengal III of 1885, as in force outside Bengal.)

Section 3.—For “Government” substitute “Crown”.

Section 5.—For “of Government” substitute “of the Crown”; for “officer” substitute “servant”; for “from Government” and “by Government” substitute “from any Government” and “by any Government”.

Sections 7 and 10.—For “of Government” substitute “of the Crown”.

Section 11.—Omit “with the approval of the Governor General in Council” and for “of Government” substitute “of the Crown”.

Sections 16, 19 and 20.—For “of Government” substitute “of the Crown”.

Section 33.—For “vested in Government” substitute “vested in the Crown”.

Section 47.—For “by Government” substitute “by any Government”.

Section 52.—In clause (2) omit “as fines, penalties or otherwise” and at the end of the clause insert “not being fines or penalties”.

Omit clauses (3) and (4).

Section 53.—In clause sixthly for “the Government” substitute “the Provincial Government”.

In clause tenthly for “Government of India” substitute “Central or any Provincial Government”.

Section 56.—Omit clause (1).

Section 74.—For “vested in Government” substitute “vested in the Crown for the purposes of the Province”.

Section 81.—For “Government of India” substitute “Central or any Provincial Government”.

Section 82.—For “Governor General in Council” substitute “Provincial Government”.

Section 83.—For the first and the third “the Government” substitute “the Government concerned” and for the second “the Government” substitute “the Crown”.

Sections 89 and 90.—For “officer of the Government” substitute “servant of the Crown”.

Sections 97 and 98.—For “local Government” substitute “Central Government”.

Section 132.—For “vest in the local Government” substitute “vest the Crown for the purposes of the Province”.

Section 138.—Omit clause (o).

After section 138 insert—

“ Rules as to  
census.”

138A. The Central Government may make rules regulating the duties of the local authorities mentioned in the last foregoing section in regard to taking a census.”

Section 142.—For “Secretary of State for India in Council” substitute “Provincial Government”.

*The Calcutta Burial Boards Act, 1889.*

(Bengal IV of 1889.)

Section 10.—Omit “in its discretion”.

*The Calcutta Port Act, 1890.*

(Bengal III of 1890.)

Throughout the Act for “Local Government” substitute “Central Government”.

Section 13A.—Omit the provisos.

Section 17.—For “any Indian Legislature” substitute “any Legislature in India”.

Section 18.—Omit “with the previous sanction of the Governor General in Council”.

Section 20.—Omit the proviso to subsection (1).

Section 22.—For “Secretary of State for India in Council” substitute “Central Government”.

Section 23.—Omit “with the previous sanction of the Governor General in Council”.

Sections 25, 26 and 27.—For “Secretary of State for India in Council” and “said Secretary of State for India in Council” substitute “Central Government”.

Section 31.—For “servants of Government” substitute “servants of the Crown”.

Section 37.—For “Secretary of State for India in Council” substitute “Central Government”.

Section 39.—For the first “Her Majesty” substitute “His Majesty for the purposes of the Central Government”; for “Secretary of State for India in Council” substitute “Crown” and for the second “Her Majesty” substitute “His Majesty”.

Section 55.—For “from the Governor General in Council, or the local Government, on behalf of the Secretary of State for India in Council” substitute “from the Crown”.

Section 58.—In subsection (1) omit “in its discretion”; for “may order” substitute “may cause” and for “for Government” substitute “for the Central Government”.

Section 111.—For “Her Majesty or the Secretary of State for India in Council” substitute “the Crown”.

Section 119.—“Calcutta Gazette” shall stand unmodified.

Section 122.—For “officer of Government” substitute “officer of the Crown”.

Section 124.—For “Secretary of State for India in Council” substitute “Central Government”.

Section 134.—In subsection (2) for “discretion” substitute “power” and after “the same” insert “as it thinks fit”.

*The Licensed Warehouse and Fire Brigade Act, 1893.*

(Bengal I of 1893.)

Section 24.—Omit “and all penalties and fines imposed”.

*The Land Records Maintenance Act, 1895.*

(Bengal III of 1895.)

Section 33.—For “Government” substitute “the Crown”.

*The Bengal Sanitary and Drainage Act, 1895.*

(Bengal VIII of 1895.)

Section 1 shall stand unmodified.

*The Protection of Mahomedan Pilgrims Act, 1896.*

(Bengal I of 1896.)

Throughout the Act for “Local Government” substitute “Central Government”.

*The Estates Partition Act, 1897.*

(Bengal V of 1897.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Section 3.—For “the territories for the time being under the administration of the Lieutenant-Governor” substitute “the Province”.

Section 19.—For “by the Government” substitute “by the Provincial Government”.

Section 42.—For subsection (1) substitute—

“(1) The Provincial Government may direct that in any district an account, to be called the ‘Estates Partition Account’ shall be kept in which shall be entered all sums levied from the proprietors of estates in such district in respect of partitions of their estates and of all costs of making partitions of estates in such district, whether such costs are costs directed under section 43 to be defrayed by any party to any proceedings in respect of a partition, or not.”

In subsection (2) for “the formation of an Estates Partition Fund” substitute “the keeping of an Estates Partition Account”.

In subsection (3) for “of the said Fund” substitute “shewn in the said Account”.

In subsection (6) for “Estates Partition Fund” substitute “Estates Partition Account”.

After subsection (6) insert—

“(7) A direction in force immediately before the commencement of Part III of the Government of India Act, 1935, that an Estates Partition Fund shall be formed in any district shall, after that date, have effect as if it were a direction that an Estates Partition Account should be kept in that district”.

Section 49.—For “Government” substitute “Provincial Government”

Section 70.—For “Government” substitute “Crown”.

*The Bengal General Clauses Act, 1899.*

(Bengal I of 1899.)

Section 3.—Omit clause (5).

At the end of clause (6) insert “or the Government of India Act, 1915, or by the Local Legislature or the Governor of Bengal under the Government of India Act, or by the Provincial Legislature or the Governor of Bengal under the Government of India Act, 1935”.

Omit clauses (19) and (24).

Section 6.—For subsection (1) substitute “Where any Bengal Act is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor-General, or His Majesty, as the case may require, is first published in the Official Gazette, and, if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette”.

Section 7.—Omit “subsection (1)”.

Section 23.—For “on the day on which it is first published in the Gazette after having received the assent of the Governor-General” substitute “immediately on the passing thereof” and for “after the Act has been published as aforesaid” substitute “after the passing of the Act”.

Section 24.—For “Local Government” substitute “Central Government or, as the case may be, the Provincial Government”.

After section 30 insert the following section—

31. The provisions of this Act shall apply in relation to any Eastern Bengal and Assam Act as in force in Bengal and any Regulation made by the Governor of Bengal under section 92 of the Government of India Act, 1935, as they apply in relation to Bengal Acts other than Acts made by the Governor of Bengal under section 90 of the said Act, and shall apply in relation to any Ordinance promulgated by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made by the Governor under the said section 90.”

“Application to Eastern Bengal and Assam Acts and Ordinances and Regulations under the Government of India Act, 1935.”

*The Bengal Settled Estates Act, 1904.*

(Bengal III of 1904.)

Section 37.—For “by the Government” substitute “by the Provincial Government”.

*The Bengal Smoke-nuisances Act, 1905.*

(Bengal III of 1905.)

Section 10.—Omit “with the previous sanction of the Governor-General in Council and”.

Omit section 12.

*The Chota Nagpur Tenancy Act, 1908.*

(Bengal VI of 1908.)

Section 3.—In clause (iii) omit “and Orissa” and in clause (xiv) for “Government” substitute “Crown”.

Section 14.—For “Government” substitute “the Crown”.

Section 43.—For the first “the Government” substitute “any Government” and for the second, third and fourth “the Government” substitute “the Crown”.

Section 46.—Omit “With the previous sanction of the Governor-General in Council”.

Sections 95 and 116.—For “the Government” substitute “the Provincial Government”.

Section 171.—For “the Government” substitute “the Crown”.

Section 186.—Omit “military and civil” and for “Government” substitute “Crown”.

Section 205.—For “Government” substitute “Provincial Government”.

Sections 229A and 248.—For “the Government” substitute “the Crown”.

*The Eastern Bengal and Assam General Clauses Act, 1909.*

(E. B. and A. I of 1909.)

This Act shall cease to have effect.

*The Bengal Excise Act, 1909.*

(Bengal V of 1909.)

Throughout the Act, except as otherwise provided and except in sections 27 and 28, for "excisable article" and "excisable articles" substitute "intoxicant" and "intoxicants".

Section 2.—For clause (7) substitute—

"(7) 'excisable article' means

(a) any alcoholic liquor for human consumption ; or

(b) any intoxicating drug ; or

(c) any medicinal or toilet preparation containing alcohol".

After clause (7) insert—

"(7a) 'excise duty' and 'countervailing duty' mean any such excise duty or countervailing duty, as the case may be, as is mentioned in item 40 of List II in the Seventh Schedule to the Government of India Act, 1935."

For clauses (11) and (12) substitute—

"(11) 'export' means to take out of Bengal otherwise than across a customs frontier as defined by the Central Government."

"(12) 'import' (except in the phrase "import into British India") means to bring into Bengal otherwise than across a customs frontier as defined by the Central Government."

After clause (12) insert—

"(12a) 'intoxicant' means any liquor or intoxicating drug."

Section 4.—Omit the proviso.

Section 7.—For "Government officer" substitute "servant of the Crown".

Section 8.—At the end of subsection (3) insert—

"Provided that the powers of the Provincial Government under this subsection shall, in revenue cases, be exercised by the tribunal to be appointed under section 296 (2) of the Government of India Act, 1935".

Section 11.—Omit the proviso.

Section 17.—For "imposed under section 27" substitute "payable under Chapter V".

Sections 18, 19 and 20.—For "as an intoxicant" substitute "as an intoxicating article".

Section 21.—For "Local Government" substitute "Central Government".

Section 27.—For "A duty" substitute "An excise duty or a countervailing duty, as the case may be," and in subsection (3) omit from "(ii) any duty" to the end of the section.

After section 29 insert—

29A.—(1) Until provision to the contrary is made by the Central Legislature the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force.

(2) The duties to which this section applies are—

(a) any duty on intoxicants which are not excisable articles within the meaning of this Act ;

(b) any duty on an excisable article produced outside India and imported into the Province whether across a customs frontier as defined by the Central Government or not.

"Saving for duties being levied at commencement of Part III of the Government of India Act, 1935."

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality."

Section 42.—In subsection (2) after "to such person" insert "by, or by the authority of, the Provincial Government".

Section 86.—For "Government officers" substitute "servants of the Crown".

Section 89.—For "Government" substitute "Provincial Government".

Sections 91 and 92.—For "Secretary of State for India in Council" substitute "Crown".

*The Bengal Local Government Act, 1911.*

(Bengal III of 1911.)

This Act shall cease to have effect.

*The Calcutta Improvement Act, 1911.*

(Bengal V of 1911.)

Section 12.—For the proviso to subsection (2) substitute—

"Provided that, if the Chairman is a servant of the Crown, the amount of such allowance shall be such as he may be entitled to under the conditions of his service under the Crown relating to transfer to foreign service."

Section 31.—For "servant of the Government" substitute "servant of the Crown" and for the proviso substitute—

"Provided that a servant of the Crown employed as an officer or servant of the Board shall not be entitled to leave or leave allowances otherwise than as may be prescribed by the conditions of his service under the Crown relating to transfer to foreign service."

Section 74.—For "servant of the Government" substitute "servant of the Crown" and for the proviso to subsection (2) substitute—

"Provided that a servant of the Crown employed as an officer or servant of the Tribunal shall not be entitled to leave or leave allowances otherwise than as may be prescribed by the conditions of his service under the Crown relating to transfer to foreign service."

Section 83.—At the end of the section insert—

"(7) After the commencement of Part III of the Government of India Act, 1935, a tax on passengers by railway shall only be leviable under this section if it was levied immediately before that date, and shall only be leviable until provision to the contrary is made by the Central Legislature."

Section 84.—At the end of the section insert—

"(3) After the commencement of Part III of the Government of India Act, 1935, a duty shall only be leviable under this section if it was levied immediately before that date, and shall only be leviable until provision to the contrary is made by the Central Legislature."

Section 89.—Omit the proviso.

Section 101.—For "by the Government" substitute "by the Central or any Provincial Government".

Section 104.—For “Government of India” substitute “Provincial Government”.

Section 122.—For “the Government” substitute “any Government”.

Section 124.—Omit “fines” and “and proceeds of confiscations” and for “175” substitute “162”.

Section 146.—For “Government servant” substitute “servant of the Crown” and for “prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service” substitute “required, by the conditions of his service under the Crown, to be paid by him or on his behalf”.

Omit Section 175.

*The Jalpaiguri Labour Act, 1912.*

(E. B. and A. II of 1912, as in force in Bengal.)

Section 2.—Omit “and Assam” and “with the previous sanction of the Governor General in Council”.

*The Bengal Public Demands Recovery Act, 1913.*

(Bengal III of 1913.)

Section 3.—For “Secretary of State for India in Council or other person” substitute “Government or person”.

Section 22.—For “Government” substitute “Crown”.

Section 48.—For “Government officer” substitute “officer of the Crown”.

Schedule I.—For “a Government officer” substitute “an officer of the Crown”.

Schedule II.—In rule 49 for “Secretary of State for India in Council” substitute “Central Government or the Provincial Government”.

*The Doveton Trust Act, 1914.*

(Bengal III of 1914.)

Section 4.—For “the Government” substitute “the Crown”.

Section 5.—For “the Government” substitute “the Provincial Government”.

Section 6.—For the first “the Government” substitute “the Crown” and for the second and third “the Government” substitute “the Provincial Government”.

*The Chittagong Ports Act, 1914.*

(Bengal V of 1914.)

Section 4.—In clause (11) for “Local Government” substitute “Central Government”.

Section 12.—For “any Indian Legislature” substitute “any Legislature in India”.

Section 25.—For “Government” substitute “Crown”.

Section 35.—For “Government officials” substitute “persons in the service of the Crown”.

Section 47.—At the end of the section insert “or, after the establishment of the Federal Railway Authority, by that Authority”.



Section 60.—For “to His Majesty or to the Secretary of State for India in Council” substitute “to the Crown”.

Section 76.—For “Secretary of State for India in Council” substitute “Crown”.

Section 78.—After “Secretary of State for India in Council” insert “or any government”.

Sections 80 and 81.—For “the Secretary of State for India in Council” substitute “any government”.

Section 84.—For “to the Government” substitute “to any Government”, and for “by the Government” substitute “by that Government”.

Section 103.—For “any Indian Legislature” substitute “any Legislature in India”.

*The Bengal Medical Act, 1914.*

(Bengal VI of 1914.)

Section 30.—For “Governor-General of India in Council” substitute “Central Legislature”.

After section 33 insert—

34. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.”

The Schedule.—In clause 3, after “India” insert “or Burma”, for “by the Government” substitute “by the Government concerned”, and for “maintained by Government” substitute “maintained by any Government”.

*The Bengal (Aliens) Disqualification Act, 1918.*

(Bengal III of 1918.)

Omit section 2.

*The Serampore College Act, 1918.*

(Bengal IV of 1918.)

Section 13.—For “the Government as defined in section 2 (b) of the Indian Universities Act, 1904, in relation to the University of Calcutta” substitute “the Provincial Government”.

*The Calcutta Hackney Carriage Act, 1919.*

(Bengal I of 1919.)

Omit section 82.

Section 84.—In subsection (2) for “61 and 82” substitute “and 61” and omit from the words “and for the words” to the end.

*The Bengal Village Self Government Act, 1919.*

(Bengal V of 1919.)

Section 1.—Omit “without the sanction of the Governor General in Council, previously obtained”.

Section 20.—In subsection (1), for “District Magistrate” substitute “Provincial Government”.

Section 46.—Substitute for subsection (1)—

“(1) All sums realised under sections 41 and 42 and all other receipts of the Union Board, including any donation or contribution from a private person, but not including any sum realised as a fine or as a fee, shall be paid into a fund to be called ‘The Union Fund’ the accounts of which shall be kept in accordance with rules under section 101.

(1a) All sums realised as fines or fees under this Act and all sums received by the Union Bench or Union Court shall form part of the revenues of the Province.”

Section 72.—Omit subsection (4).

Section 75.—For “against Government” substitute “against the Crown”.

Section 90.—In subsection (1) omit “shall, on receipt, be credited to the Union Fund and” and “and the fee already paid by the plaintiff shall, notwithstanding anything contained in section 46, be paid from the Union Fund to the local Government”.

Section 91.—In subsection (3) omit from “but any amount” to the end of the section.

*The Bengal Food Adulteration Act, 1919.*

(Bengal VI of 1919.)

Omit section 18.

Section 20.—Omit clause (g) of subsection (2).

*The Bengal Alluvial Land Act, 1920.*

(Bengal V of 1920.)

Section 4A.—For “by Government” substitute “by any Government” and for “include Government” substitute “include that Government”.

Section 5.—In subsection (7) for “Government” substitute “the Crown”.

*The Bengal Agricultural and Sanitary Improvement Act, 1920.*

(Bengal VI of 1920.)

Section 2.—For “Government” substitute, in subsection (4), “Crown” and, in subsection (6), “any Government”.

*The Deputy President's Emoluments Act, 1921.*

(Bengal I of 1921.)

This Act shall cease to have effect.

*The Bengal Children Act, 1922.*

(Bengal II of 1922.)

Section 45.—For “the Government” substitute “any Government”.

Section 48.—Omit subsection (3).

*The Bengal Stamp (Amendment) Act, 1922.*

(Bengal III of 1922.)

Schedule IA.—In item 57 for “officers of Government” substitute “servants of the Crown”.

*The Bengal Amusements Tax Act, 1922.*

(Bengal V of 1922.)

Throughout the Act for “Government of Bengal” substitute “Provincial Government”.

Section 1.—Omit the proviso to subsection (4).

Sections 15 and 18.—For “of Government” substitute “of the Provincial Government”.

*The Calcutta Municipal Act, 1923.*

(Bengal III of 1923.)

Section 29.—For “the Government” substitute “any government”.

Section 55.—For “servant of the Government” substitute “servant of the Crown” and for “for the time being levied by the Government” substitute “be required, under the conditions of his service under the Crown, to be paid by him or on his behalf”.

Section 56.—Omit “under any general or special orders of the Government of India for the time being in force” and for “under Government” substitute “under the Crown in the Province”.

Section 81.—In subsection (1) after “this Act” insert “other than fines levied by magistrates”.

Section 97.—In subsection (1) for “to the Government” substitute “to the Crown”, and omit proviso (iv).

Section 101.—Omit “or (in the case of a loan raised out of India) the Government of India”.

Sections 106, 110, and 111.—For “Government of India” substitute “Provincial Government”.

Section 112.—For “by the Government” substitute “by the Central or any Provincial Government”.

Section 114.—For “Government of India” substitute “Provincial Government”.

Section 118.—For “the Government” substitute “the Crown”.

Section 126.—In subsection (2) for “property of Government” substitute “property of the Crown”, and after “if” insert “they were so exempted immediately before the commencement of Part III of the Government of India Act, 1935, or if”.

Section 165.—For “the Government” substitute “the Crown” and “the Governor of Bengal” shall stand unmodified.

Section 181.—In subsection (1) for “Local Government” substitute “Central Government”.

In subsection (3) for “tax” substitute “cess”.

Section 183.—For “the Government” substitute “the Crown”; and “the Governor of Bengal” shall stand unmodified.

Section 295.—For “the property and kept under the control of the Government or” substitute “the property of the Crown kept under the control of any government, or the property and kept under the control of”.

Section 378.—For “Governor-General in Council” substitute “Federal Railway Authority and the Provincial Government”.

Sections 463 and 464.—For “Local Government” substitute “Central Government”.

Section 532.—Omit “to the credit of which any fine imposed by him shall be payable”.

Section 543.—For “the Bengal Legislative Council” substitute “both Chambers of the Bengal Legislature”.

Section 547.—For “Government” substitute “Crown”.

*The Bengal Aerial Ropeways Act, 1923.*

(Bengal VII of 1923.)

Section 5.—For “from Government” substitute “from the Crown”.

Section 6.—In clause (vii) of subsection (4) for the words from “except such railways” to the end of the clause substitute “except railways and

tramways not wholly within a municipal area, and, with the previous sanction of the Federal Railway Authority or the Central Government, over such railways and tramways ”.

Section 20.—For “ the Government ” substitute “ the Provincial Government ”.

*The St. Thomas' School Act, 1923.*

(Bengal XII of 1923.)

Throughout the Act, save as otherwise expressly provided, “ Governor ” shall stand unmodified.

Section 2.—In clause (g) of subsection (1) for sub-clauses (i) and (ii), substitute—

“ (i) three persons to be nominated by the Provincial Government.”

*The Bengal Criminal Law Amendment Act, 1925.*

(Governor's Act.)

Throughout the Act for “ Local Government ” substitute “ appropriate Government ”.

Section 2.—At the end insert—

“ (2) In this Act ‘ the appropriate Government ’ means the Central Government in relation to any of the matters enumerated in List I in the Seventh Schedule to the Government of India Act, 1935, and the Provincial Government in relation to other matters.

Section 4.—For “ subsection (3) of section 101 of the Government of India Act ” substitute “ section 220 of the Government of India Act, 1935 ”.

*The President's Salary Act, 1925.*

(Bengal II of 1925.)

This Act shall cease to have effect.

*The Bengal Highways Act, 1925.*

(Bengal III of 1925.)

Section 2.—After “ vested in ” insert “ the Crown ”.

*The Howrah Bridge Act, 1926.*

(Bengal IV of 1926.)

Section 6.—Omit the proviso to subsection (1).

*The Calcutta Vehicles Act, 1927.*

(Bengal I of 1927.)

Section 17.—Omit “ in its discretion ”.

*The Bengal Borstal Schools Act, 1928.*

(Bengal I of 1928.)

Section 12.—For “officer of Government” substitute “servant of the Crown” and for “report to Government” substitute “report to the Provincial Government”.

*The Bengal Criminal Law Amendment Act, 1930.*

(Bengal VI of 1930.)

Throughout the Act for “officer of Government” substitute “servant of the Crown”.

*The Bengal (Rural) Primary Education Act, 1930.*

(Bengal VII of 1930.)

Section 1.—Omit “without the previous sanction of the Governor General in Council”.

Section 13.—For “Government officers” substitute “servants of the Crown”.

Section 37.—At the end of clause (vii) of subsection (1) insert “other than fines and penalties levied by Magistrates”.

Section 49.—For “Government servant” substitute “servant of the Crown”.

*The Bengal State Aid to Industries Act, 1931.*

(Bengal III of 1931.)

Section 3.—For “Government servants” substitute “servants of the Crown”; for “Council” substitute “Assembly”, and omit “non-official”.

Omit section 18.

Section 19.—For “property of the Local Government” substitute “property vested in His Majesty for the purposes of the Province”.

Omit section 20.

Section 32.—Omit clauses (c) and (d) of subsection (2).

*The Bengal Motor Vehicles Tax Act, 1932.*

(Bengal I of 1932.)

Omit section 11.

*The Bengal Suppression of Terrorist Outrages Act, 1932.*

(Bengal XII of 1932.)

Section 2.—Omit “and” at the end of clause (b) and at the end of clause (c) insert— “and

(d) ‘the appropriate Government’ means, in relation to any of the matters enumerated in List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government, and in relation to any other matter, the Provincial Government.”

Section 3.—For “officer of Government” substitute “servant of the Crown”.

Sections 4 and 5.—For “disposal of Government” substitute “disposal of the Provincial Government”.

Sections 6 and 11.—For “of Government” substitute “of the Central or the Provincial Government”.

Section 18.—Omit “subject to the control of the Governor-General in Council”.

Throughout Chapters II and III for “Local Government” substitute “appropriate Government”.

*The Bengal Municipal Act, 1932.*

(Bengal XV of 1932.)

Section 6.—Omit “without the consent of the Governor General in Council, previously obtained”.

Section 70.—In subsection (1) for “Government” substitute “any Government” and in subsection (2) for “the rules of the Government Civil Pension and Leave Codes” substitute “the conditions of service under which the officer is serving the Crown”.

Section 76.—For “Government officers” substitute “servants of the Crown” and at the end of the section insert—

“Provided that where the services of any servant of the Crown are lent or transferred by any Government other than the Provincial Government, the rules to be made under clause (b) of this section shall be made by that Government.”

Section 88.—At the end of subsection (1) insert—

“Provided that if the dispute is between the Commissioners and a Cantonment Authority or the Port Authority of a major port, the decision of the Provincial Government shall be subject to the concurrence of the Central Government.”

At the end of subsection (3) insert—

“Provided that any rules regulating the relations to be observed between Commissioners of Municipalities and Cantonment Authorities or the Port Authorities of major ports, shall have no effect until they are approved by the Central Government.”

Section 95.—In subsection (1) for “by Government” substitute “by the Central or the Provincial Government”.

Section 98.—In subsection (4) for “Government” substitute “Provincial Government”.

Section 104.—Omit “in its discretion”.

Section 105.—Omit clause (b).

Section 111.—In subsection (1) omit “or fines”.

Section 118.—For “officer of Government” substitute “servant of the Crown”.

Section 120.—For “the benefit of the inhabitants of the local areas” substitute “for the purposes of the Province” and for “Secretary of State for India in Council” substitute “Provincial Government”. In subsection (2) after “His Majesty” insert “for the purposes of the Province”, and omit subsection (3).

Section 145.—Omit “in its discretion”.

Section 168.—For “belonging to Government” substitute “belonging to the Crown” and for “by the Government” substitute “by the Central or any Provincial Government”.

Section 183.—For “Government” substitute “Crown”.

Section 284.—At the end of the section insert—

“Provided that, if the dispute is between the Commissioners and a Cantonment Authority or the Port Authority of a major port, the orders of the Provincial Government shall be subject to the concurrence of the Central Government.”

Section 285.—At the end of the section insert—

“(4) No action shall be taken under the foregoing provisions of this section in relation to a Cantonment Authority or the Port Authority of a major port without the previous approval of the Central Government”.

Section 471.—For “by the Government” substitute “by the Central or the Provincial Government”.

Section 504.—For “with the Government” substitute “with any Government”.

Section 554.—For “vest in the Government” substitute “vest in His Majesty for the purposes of the Province”.

*The Bengal Public Security Act, 1932.*

(Bengal XXII of 1932.)

Throughout the Act for “Local Government” substitute “appropriate Government”.

Section 2.—Omit “and” at the end of clause (2).

In clause (3) for “the Governor-General in Council” substitute “the Central or the Provincial Government”.

After clause (3) insert—“and

(4) ‘the appropriate Government’ means, in relation to any of the matters enumerated in List I in the Seventh Schedule to the Government of India Act, 1935, the Central Government, and in relation to any other matter, the Provincial Government”.

Section 3.—For “officer of Government” substitute “servant of the Crown”.

Section 5.—For “of Government” substitute “of any government”.

*The Opium (Bengal Amendment) Act, 1933.*

(Bengal V of 1933.)

Section 9.—For “the Government” substitute “the Federal Railway Authority or any Government”.

*The Bengal Suppression of Immoral Traffic Act, 1933.*

(Bengal VI of 1933.)

Section 20.—For “the Government” substitute “any Government”.

*The Bengal Moneylenders Act, 1933.*

(Bengal VII of 1933.)

Section 10.—At the end insert—

“(3) The powers conferred by this section on the Provincial Government shall, in relation to banking business carried on by any corporation, be powers of the Central Government”.

*The Bengal Smuggling of Arms Act, 1934.*

(Bengal VI of 1934.)

Throughout the Act for “Local Government” substitute “Central Government.”

*The Bengal Waterways Act, 1934.*

(Bengal XII of 1934.)

Sections 5, 8 and 10.—For “Council” substitute “Assembly”.

Section 14.—For subsection (2) substitute—

“(2) The word ‘pay’, as used in this section, does not include any contribution payable on account of a Chairman who is a servant of the Crown under the rules regulating his transfer to foreign service”.

Section 17.—For “a Government officer” substitute “a servant of the Crown” and for “under any general or special orders of the Government for regulating the transfer of Government servants to foreign service” substitute “under the conditions of his service under the Crown regulating his transfer to foreign service.”

Section 21.—For “Council” substitute “Assembly”.

Section 25.—For “servant of the Government” and “Government servant” substitute “servant of the Crown” and for “any general or special orders of the Government for regulating the transfer of Government servants to foreign service” substitute “the conditions of his service under the Crown regulating his transfer to foreign service”.

Section 35.—For “Government servant” substitute “servant of the Crown”.

Section 82.—Omit the proviso.

Section 93.—For “by the Government” substitute “by the Central or the Provincial Government.”

Section 99.—For “Local Government” substitute “Central Government”.

Section 116.—Omit “fines”.

Section 136.—For “Government servant” substitute “servant of the Crown” and for “prescribed in any general or special orders of the Government for regulating the transfer of Government servants to foreign service” substitute “required, by the conditions of his service under the Crown to be made by him or on his behalf”.

Section 153.—Omit “fines and”.

Section 154.—For “the Government” substitute “the Crown for the purposes of the Province”.

*The Bengal Wakf Act, 1934.*

(Bengal XIII of 1934.)

Sections 8 and 10.—For “Council” substitute “Assembly”.

Sections 59 and 70.—For “the Government” substitute “the Crown”.

*The Bengal Workmen's Protection Act, 1935.*

(Bengal IV of 1935.)

Section 2.—Omit the proviso.

*The Court Fees (Bengal Amendment) Act, 1935.*

(Bengal VII of 1935.)

Section 8.—In section 8 (f) for “by Government” substitute “by the Provincial Government”.

Section 13.—For “by Government servants or of” substitute “servants of the Crown or”.



*The Albert Victor Leper Hospital Act, 1935.*

(Bengal IX of 1935.)

Section 12.—For “in the service of Government” substitute “in the service of the Crown”; omit “charges prescribed or authorised by any rules for the time being in force under the provisions of section 96-B of the Government of India Act regarding”; after “leave allowances” insert “required, by the conditions of his service under the Crown, to be paid by him or on his behalf”; for “by Government” substitute “by the Crown”; for “and charges” substitute “and contributions”; and for “by the Local Government” substitute “by the Government concerned”.

Sections 15 and 16.—For “the Local Government on behalf of His Majesty” substitute “the Crown for the purposes of the Province”.

Section 17.—For “Government servants” substitute “servants of the Crown”.

*The Bengal Electricity Duty Act, 1935.*

(Bengal X of 1935.)

Section 3.—For “by Government” substitute “by any Government”.

The Second Schedule :—For “The Government” substitute “Any Government”.

*The Bengal Development Act, 1935.*

(Bengal XVI of 1935.)

Section 2.—In clause (5) for “constructed by the Government, before or after the commencement of this Act, or proposed to be constructed by the Government” substitute “constructed, before the commencement of Part III of the Government of India Act, 1935, by any Government, or constructed or proposed to be constructed after that date by the Provincial Government”.

Sections 6 and 12.—For “Council” substitute “Assembly”.

Section 27.—For “Government” substitute “Provincial Government”.

*The Bengal Court of Wards (Amendment) Act, 1936.*

(Bengal VI of 1936.)

Section 12.—For “cesses due to Government” substitute “cesses due to the Crown” and for “other Government dues including the principal and interest of loans advanced by Government, if any,” substitute “other sums due to the Crown, including the principal of and interest on any loans advanced by any Government”.

*The Bengal Water-Hyacinth Act, 1936.*

(Bengal XLII of 1936.)

Section 6.—For “Government” substitute “any Government”.

## SCHEDULE V.

## UNITED PROVINCES ACTS.

*The United Provinces Village Sanitation Act, 1892.*

(U. P. II of 1892.)

Section 1.—In subsection (2) omit “for the time being”, but in other respects the section shall stand unmodified.

*The United Provinces Village Courts Act, 1892.*

(U. P. III of 1892.)

Throughout the Act for “the Government” substitute “the Provincial Government”.

Section 1.—In subsection (2) omit “for the time being”, but in other respects the section shall stand unmodified.

Section 9.—For “Government” substitute “the Crown”.

Section 51.—Omit “military and civil” and for “of Government” substitute “of the Crown”.

*The United Provinces Honorary Munsifs Act, 1896.*

(U. P. II of 1896.)

Section 1.—Omit “for the time being”, but in other respects the section shall stand unmodified.

*The United Provinces Famine Loans Recovery Act, 1897.*

(U. P. I of 1897.)

Section 1.—Omit “for the time being”, but in other respects the section shall stand unmodified.

*An Act to provide for the collection in certain cases of municipal and other taxes by Railway Administrations.*

(U. P. II of 1899.)

Section 1.—Omit “for the time being”, but in other respects the section shall stand unmodified.

Section 3.—For “Local Government” substitute “Government or Governments concerned” and at the end of the section insert—

“For the purposes of this section the Central Government shall be deemed to be a Government concerned, if either of the parties to the agreement is a Cantonment Committee or the railway administration of a Federal Railway or of an Indian State Railway, and the Provincial Government shall be deemed to be a Government concerned, if either of the parties to the agreement is a Municipal Board or the railway administration of a minor railway.”

*The United Provinces Land Revenue Act, 1901.*

(U. P. III of 1901.)

Section 1.—Omit “for the time being”, but in other respects the section shall stand unmodified.

Section 6.—Omit “and may remove”.

Section 11.—In subsection (1) omit “with the previous sanction of the Governor-General in Council”.

Omit section 16.

Section 17.—Omit from “and may suspend” to the end of the section.  
Omit section 22.

For section 23 substitute—

23. The Provincial Government shall appoint a Patwari to each <sup>“Appointment of Patwaris.”</sup> circle”.

Omit sections 24 and 26.

Section 27.—For “Government” substitute “the Crown”.

Section 58.—For “Government” substitute “Crown”.

Section 62.—In subsection (2) after the first “Legislative Council” insert “and every member of the Legislative Assembly”, and after the second “Legislative Council” insert “or, as the case may be, of the Legislative Assembly”.

In subsection (3) after the first “Legislative Council” insert “and the Legislative Assembly”, and after the second “Legislative Council” insert “or the Legislative Assembly”.

Section 63B.—For “Government” substitute “Crown”.

Sections 80 and 82.—For “Government” substitute “the Crown”.

Section 94.—Omit the first proviso.

Section 95A.—After “Legislative Council” insert “and the Legislative Assembly”, and after “the Council” insert “or the Assembly”.

Section 152.—For “Government” substitute “the Crown”.

Section 165.—For “Government” substitute “the Crown”.

Section 183.—For “Government” substitute “Provincial Government”.

Sections 208 and 222.—For “Government” substitute “the Crown”.

Section 227.—Omit clause (1).

Section 233.—For “Government” substitute “the Crown”.

#### *The Bundelkhand Encumbered Estates Act, 1903.*

(U. P. I of 1903.)

Section 2.—For “Government” substitute “the Crown”.

Section 4.—Omit subsection (2).

Sections 20 and 24.—For “by Government” substitute “by the Provincial Government”.

Section 27.—After the first “His Majesty” insert “for the purposes of the Province” and for “Government” substitute “Crown”.

#### *The United Provinces General Clauses Act, 1904.*

(U. P. I of 1904.)

Section 4.—Omit clauses (19), (21) and (26).

At the end of clause (40) insert “or the Indian Councils Acts, 1861 to 1909, or the Government of India Act, 1915, or by the local Legislature or the Governor of the United Provinces under the Government of India Act, or by the Provincial Legislature or the Governor of the United Provinces under the Government of India Act, 1935.

Section 5.—In subsection (1) for the words from “on the day” to the end, substitute “if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor General or His Majesty, as the case may require, is first published in the official Gazette and if it is an Act of the Governor, on the day on which it is first published as an Act in the official Gazette”.

Section 23.—For “Local Government” substitute “Central Government or, as the case may be, the Provincial Government”.

Section 29.—Omit “of Agra and Oudh” and for the words from “all references to the Lieutenant-Governor of the North-Western Provinces” to the end of the section substitute “and all references to the Lieutenant-Governor of the North-Western Provinces, or the Chief Commissioner of

Oudh or the Lieutenant-Governor of the North-Western Provinces and Oudh in Council shall be construed as referring to the Provincial Government of the United Provinces."

After section 29 insert—

"Application to ordinances and regulations under the Government of India Act, 1935

30. The provisions of this Act shall apply—

- (a) in relation to any regulation made by the Governor of the United Provinces under section 92 of the Government of India Act, 1935, as they apply in relation to Acts made by the Provincial Legislature of the United Provinces; and
- (b) in relation to any ordinance promulgated by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made under that Act by the Governor."

*The United Provinces Excise Act, 1910.*

(U. P. IV of 1910.)

Throughout the Act, except in sections 28 and 29, for "excisable article" and "excisable articles" substitute "intoxicant" and "intoxicants".

Section 3.—After clause (3) insert—

"(3a) 'excise duty' and 'countervailing duty' mean any such excise duty or countervailing duty, as the case may be, as is mentioned in Item 40 of List II in the Seventh Schedule to the Government of India Act, 1935."

Omit clauses (14) and (15).

for clauses (17) and (18) substitute—

"(17) 'import' (except in the phrase "import into British India") means to bring into the United Provinces otherwise than across a customs frontier as defined by the Central Government.

(18) 'export' means to take out of the United Provinces otherwise than across a customs frontier as defined by the Central Government."

After clause (22) insert—

"(22a) 'excisable article' means—

- (a) any alcoholic liquor for human consumption; or
- (b) any intoxicating drug; or
- (c) any medicinal or toilet preparation containing alcohol."

Section 4.—Omit the proviso to subsection (2).

Section 14.—Omit the proviso.

Section 19.—For "imposed under section 28" substitute "payable under Chapter V".

Section 25.—For "Local Government" substitute "Central Government".

Section 28.—For "A duty" substitute "An excise duty or a countervailing duty, as the case may be" and omit proviso (ii).

After section 30 insert—

"Saving for duties being levied at commencement of Part III of the Government of India Act, 1935.

30A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force.

(2) The duties to which this section applies are:—

- (a) any duty on intoxicants which are not excisable articles within the meaning of this Act; and
- (b) any duty on an excisable article produced outside India and Imported into the United Provinces whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality."

Section 34.—In subsection (2) after "to such person" insert "by, or by the authority of the Provincial Government".

Section 35.—For "Government" substitute "the Provincial Government".

Section 39.—For "Government" substitute "the Crown".

Section 50.—For "excisable" substitute "intoxicant".

Section 78.—For "Secretary of State for India in Council" substitute "Crown".

*The United Provinces Court of Wards Act, 1912.*

(U. P. IV of 1912.)

Section 1.—Omit "for the time being", but in other respects the section shall stand unmodified.

Section 4.—In clause (a) of subsection (1) for "the Governor" substitute "the Governor, exercising his individual judgment".

For clause (d) of subsection (1) substitute—

"(d) two members of the United Provinces Legislative Assembly elected by that Assembly, and".

In subsection (2) for "The Governor" substitute "The Governor, exercising his individual judgment".

Section 6A.—In subsection (6) (a) for "the Governor" substitute "the Governor, exercising his individual judgment" and for "at the discretion of" substitute "by".

In subsection (6) (b)—For "are members of" substitute "are elected by" and for "Legislative Council" substitute "Legislative Assembly".

Section 18.—For "Government" substitute "Crown".

Section 36.—After "revenues of India" insert "or the revenues of the Federation or of any Province" and after "Secretary of State for India in Council" insert "or by the Central Government".

Section 53.—For "Government" substitute "the Crown".

*The United Provinces Prevention of Adulteration Act, 1912.*

(U. P. VI of 1912.)

Section 16.—For "the Government" substitute "the Provincial Government".

Section 19.—Omit "the amount of all fines realised and", "credited to and" and the words from "This fine" to the end of the section.

*The United Provinces Local Rates Act, 1914.*

(U. P. I of 1914.)

Section 1.—Omit "for the time being", but save as aforesaid the section shall stand unmodified.

*The United Provinces Town Areas Act, 1914.*

(U. P. II of 1914.)

Section 2.—In clause (9) omit "provincial".

Section 7.—For "Government service" and "Government servant" substitute "service of the Crown" and "servant of the Crown".

- Section 7B.—Omit “ in the name of the Secretary of State in Council ”.  
 Section 22.—Omit clause (b).  
 Section 23.—For “ the Government ” substitute “ any Government ”.  
 Section 30.—For “ officer of government ” substitute “ servant of the Crown ”.

*The United Provinces Municipalities Act, 1916.*

(U. P. II of 1916.)

Section 1.—Omit “ for the time being ”, but save as aforesaid the section shall stand unmodified.

Section 2.—In clause (16) omit “ provincial ”.

Section 3.—In subsection (2) for the words from “ where the notification ” to the end of the section substitute “ notwithstanding anything in this section, no area which is, or is part of, a cantonment, shall be declared to be a municipality or be included in a municipality under this section ”.

Section 9.—For “ Government servant ” substitute “ servant of the Crown ”.

Section 14.—In the second proviso to subsection (2) for “ Legislative Council ” substitute “ Legislative Assembly ”.

Section 16.—For “ Government service ” substitute “ the service of the Crown ”.

Section 31.—After “ vest in His Majesty ” insert “ for the purposes of the Province ”.

Section 40.—In clause (f) of subsection (1) for “ Secretary of State ” substitute “ Provincial Government ”.

Section 43.—For “ Government servant ” and “ servant of Government ” substitute “ servant of the Crown ”.

Section 44.—In subsection (2) for “ the Government ” substitute “ the Provincial Government ”.

Section 78.—For “ the Governor-General in Council ” substitute “ the Government concerned ”.

Section 80.—For “ Government ” substitute “ that government ”.

Section 81.—Omit “ in the name of the Secretary of State in Council ”.

Section 82.—For “ the Government ” substitute “ the Provincial Government ”.

Section 102.—For “ control of Government ” substitute “ control of the Provincial Government ”.

Section 114.—Omit clause (b) of subsection (1).

Section 120.—In subsection (3) for “ by Government ” substitute “ by the Provincial Government ”.

Sections 121, 122 and 123.—After “ His Majesty ” insert “ for the purposes of the Province ” and for “ the Secretary of State in Council ” substitute “ the Provincial Government ”.

Section 128.—In subsection (1) omit clause (xiii-A), and for clause (xiv) substitute—

“(xiv) any other tax which the Provincial Legislature has power to impose in the Province under the Government of India Act, 1935;”  
 and at the end of the section insert—

“(3) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that a board which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 133.—Omit subsection (3).

Section 134.—Omit from “or when” to “as the case may be”.

Sections 143 and 144.—For “of Government” substitute “of the Crown”.

Section 149.—For “Secretary of State in Council” substitute “Crown”.

Section 207.—For “government servant” substitute “person in the service of the Crown”.

*The United Provinces Public Gambling (Amendment) Act, 1917.*

(U.P. I of 1917.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

*The United Provinces Medical Act, 1917.*

(U.P. III of 1917.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Section 4.—For “service of Government” substitute “service of the Crown”.

After section 36 insert—

37. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.”

The Schedule.—After “India” insert “or Burma”, and after “the Government” insert “concerned”.

*The Oudh Settled Estates Act, 1917.*

(U.P. V of 1917.)

Sections 4, 6 and 8.—Omit “in its discretion”.

Section 16.—For “Secretary of State” substitute “Crown”.

*The Oudh Amanati Notes Act, 1918.*

(U.P. III of 1918.)

Section 2.—For “by Government” substitute “by the Central Government” and for “Local Government” substitute “Central Government”.

*The Co-operative Societies (Amendment) Act, 1919.*

(U.P. III of 1919.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

*The United Provinces Public Gambling (Amendment) Act, 1919.*

(U.P. V of 1919.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

*The United Provinces Primary Education Act, 1919.*

(U.P. VII of 1919.)

Omit section 16.

*The United Provinces Town Improvement Act, 1919.*

(U.P. VIII of 1919.)

Section 1.—In subsection (2) omit “for the time being”, but save as aforesaid that subsection shall stand unmodified.

Section 4.—In subsection (6) for “Government servant” substitute “person in the service of the Crown” and for “service of Government” substitute “service of the Crown”.

Section 72.—In clause (k) of subsection (1) for “servant of the Government” and “Government servant” substitute “person in the service of the Crown” and for “in any general or special orders of the Government” substitute “by the conditions of his service under the Crown”.

Omit section 91.

Section 93.—For “Government servant” substitute “person in the service of the Crown” and for “prescribed in any general or special orders of the Government” substitute “required, by the conditions of his service under the Crown, to be paid by him or on his behalf”.

*The United Provinces Minor Irrigation Works Act, 1920.*

(U.P. I of 1920.)

Save as otherwise expressly provided, throughout the Act, except in the Preamble, for “Government” and “the local Government” substitute “the Provincial Government”.

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

Sections 35 and 43.—For “Government” substitute “the Crown”.

*The United Provinces Private Irrigation Works Act, 1920.*

(U.P. II of 1920.)

Section 1.—Omit “for the time being”, but save as aforesaid the section shall stand unmodified.

*The Lucknow University Act, 1920.*

(U.P. V of 1920.)

For section 7 substitute—

\*\* Visitation.

7.—(1) The Provincial Government shall have the right to cause an inspection to be made by such person or persons as it may direct of the University, its buildings, laboratories, workshops and equipment, and of any institutions associated with the University, and also of the examinations, teaching and other work conducted or done by the University, and to cause an inquiry to be made in like manner in respect of any matter connected with the University.

The Provincial Government shall in every case give notice to the University of its intention to cause an inspection or inquiry to be made, and the University shall be entitled to be represented thereat.

(2) The Provincial Government shall communicate to the Court and to the Executive Council its views with reference to the results of any such inspection or inquiry, and shall after ascertaining the opinion of the Executive Council thereon, advise the University upon the action to be taken.

(3) The Executive Council shall report to the Provincial Government the action, if any, which is proposed to be taken or has been taken upon the results of the inspection or inquiry.

Such report shall be submitted within such time as the Provincial Government may direct through the Court, which may express its opinion thereon.



(4) Where the Executive Council do not within a reasonable time, take action to the satisfaction of the Provincial Government, the Provincial Government may, after considering any explanation furnished or representation made by the Executive Council, issue such directions as it may think fit, and the Executive Council shall comply with those directions ”.

Section 9.—“ Governor of the United Provinces ” shall stand unmodified.

Section 34.—For “ Governor-General in Council ” substitute “ Provincial Government ”.

Section 37.—In subsection (2) after “ Court ” insert “ and ”, and omit “ and to the visitor ”.

Section 43.—After “ by the Government ” insert “ concerned ” and for “ discretion of the Government ” substitute “ option of the government concerned ”.

Section 45.—For “ Governor-General in Council ” substitute “ Provincial Government ”.

The Schedule.—In Statute 2 (1) for clause (i) substitute—

“ (i) the Ministers of the Governor of the United Provinces ”.

*The United Provinces Village Panchayat Act, 1920.*

(U.P. VI of 1920.)

Section 1.—In subsection (2) omit “ for the time being ”, but save as aforesaid that subsection shall stand unmodified.

Section 16.—For “ the Government ” substitute “ the Crown ”.

Section 60.—Omit “ and shall be credited by the panchayat to the village fund ”.

Section 61.—Omit “ and the payment so made shall be debited to the village fund ”.

Section 64.—Omit clauses (1) and (2) and for “ the Government ” substitute “ any Government ”.

*The United Provinces Estates Act, 1920.*

(U.P. VII of 1920.)

Sections 4, 6, 21, 23 and 25.—Omit “ in its discretion ”.

Section 33.—For “ Secretary of State for India in Council ” substitute “ Crown ”.

*The United Provinces Deputy Presidents' Salary Act, 1921.*

(U.P. I of 1921.)

This Act shall cease to have effect.

*The Intermediate Education Act, 1921.*

(U.P. II of 1921.)

Section 1.—Omit “ for the time being ”.

Section 3.—For “ Government ” substitute “ the Provincial Government ” and for clause (m) of subsection (1) substitute—

“ (m) two members elected by the members of the Legislative Assembly, and one member by the members of the Legislative Council ”.

*The Allahabad University Act, 1921.*

(U.P. III of 1921.)

For section 8 substitute—

8.—(1) The Provincial Government shall have the right to cause ~~an~~ <sup>a</sup> visitation, an inspection to be made by such person or persons as it may direct,

of the University, its buildings, laboratories, workshops and equipment, and also of the examinations, teaching and other work conducted or done by the University, and to cause an inquiry to be made in like manner in respect of any matter connected with the University. The Provincial Government shall in every case give notice to the University of its intention to cause an inspection or inquiry to be made, and the University shall be entitled to be represented thereat.

(2) The Provincial Government shall communicate to the Court and to the Executive Council its views with reference to the results of any such inspection or inquiry, and shall, after ascertaining the opinion of the Court and the Executive Council thereon, advise the University upon the action to be taken.

(3) The Executive Council shall report to the Provincial Government the action, if any, which is proposed to be taken or has been taken upon the results of the inspection or inquiry.

The report shall be submitted within such time as the Provincial Government may direct through the Court, which may express its opinion thereon.

(4) Where the Executive Council does not, within a reasonable time, take action to the satisfaction of the Provincial Government, the Provincial Government may, after considering any explanation furnished or representation made by the Court and the Executive Council, issue such directions as it may think fit, and the Executive Council shall comply with those directions.

Section 10.—“Governor of the United Provinces” shall stand unmodified.

Section 17.—In clause (iii) omit “Members of the Executive Council and the”.

For clause (xv) substitute—

“(xv) Persons elected by the Legislative Council of the Province from among their own body,

(xva) Persons elected by the Legislative Assembly of the Province from among their own body”.

Section 40.—In subsection (2) after “Court” insert “and” and omit “and to the Visitor”.

Section 46.—After “by the Government” insert “concerned” and for “discretion of the Government” substitute “option of the government concerned”.

Section 48.—For “Governor-General in Council” substitute “Provincial Government”.

Schedule I.—In Statute 2 for subsection (5) substitute—

“(5) The number of persons elected by the Legislative Council under head (xv) of section 17 shall be two and the number of persons elected by the members of the Legislative Assembly under head (xva) of that section shall be three”.

*The United Provinces Aerial Ropeways Act, 1922.*

(U.P. I of 1922.)

Section 1.—Omit “for the time being”.

Section 5.—Omit “at its discretion” and for “Government” substitute “the Crown”.

Section 12.—For “the Government” substitute “the Provincial Government”.

*The United Provinces District Boards Act, 1922.*  
(U.P. X of 1922.)

Throughout the Act for "Government servant" and "Government servants" substitute "person in the service of the Crown" and "persons in the service of the Crown" and for "service of Government" substitute "service of the Crown".

Section 1.—Omit "for the time being".

Section 3.—In clause (6) for "Government" substitute "the Crown".

Section 5.—For "Government provincial census" substitute "Government census".

Section 31.—For "Secretary of State" substitute "Provincial Government".

Section 33.—Omit "in the name of the Secretary of State in Council".

Section 35.—For "the decision of Government" substitute "the decision of the Provincial Government".

Section 35A.—For "appointed by the Government" substitute "appointed by the Provincial Government".

Section 38.—In subsection (4) for "Government" substitute "Provincial Government".

Section 54.—For "Government officers" substitute "servants of the Crown".

Section 63A.—In subsections (4), (9), (10) and (20) for "Government" and "the Government" substitute "the Provincial Government".

Section 84.—For the first "of Government" substitute "of any Government" and for the second "of Government" substitute "of the Provincial Government".

Section 85.—In subsection (1) for "Government" substitute "any Government".

In subsection (2) for "by the Governor-General in Council or by Government" substitute "by the Government concerned".

In subsection (3) for "Government" substitute "the Government concerned".

Section 87.—For the first "Governor General in Council" substitute "Provincial Government"; for "under any general or special orders of the Governor General in Council" substitute "under the conditions of his service under the Crown" and for "under Government" substitute "under the Crown".

Section 92.—For the proviso to clause (f) substitute—:

"Provided that no action shall be taken under this clause as respects any Federal Railway as defined in the Government of India Act, 1935, without the previous sanction of the Federal Railway Authority, or in any other case without the previous sanction of the Provincial Government".

Section 114.—For "service under Government" substitute "service under the Crown".

Section 144.—Omit subsection (2).

Section 147.—For "the Government" substitute "any Government".

Section 171.—After "His Majesty" insert "for the purposes of the Province".

*The United Provinces Board of Revenue Act, 1922.*  
(U.P. XII of 1922.)

Section 1.—Omit "for the time being".

*The United Provinces Board of Revenue (Amendment) Act, 1924.*  
(U.P. I of 1924.)

Section 1.—Omit "for the time being".

*The United Provinces Public Gambling (Amendment) Act, 1925.*

(U.P. I of 1925.)

Section 1.—Omit “for the time being”.

*The United Provinces Legislative Council Salary of President Act, 1925.*

(U.P. III of 1925.)

This Act shall cease to have effect.

*The Oudh Courts Act, 1925.*

(U.P. IV of 1925.)

For section 4 substitute—

“Constitution  
of Chief Court,

4. The Chief Court shall consist of a Chief Judge and such other Judges as may be appointed under the Government of India Act, 1935”.

Omit section 5.

Section 17.—In subsection (1) for “The Chief Court may appoint” substitute “There may be appointed for the Chief Court”; and omit subsections (2) and (4).

Omit section 23.

Section 24.—For “upon the recommendation of” substitute “after consulting”.

Omit sections 26, 27, 35, 36, 37 and 44.

*The United Provinces District Board Primary Education Act, 1926.*

(U.P. I of 1926.)

Section 15.—Omit “on conviction or”.

*The Agra Tenancy Act, 1926.*

(U.P. III of 1926.)

Sections 23, 29 and 35.—For “Government” substitute “the Crown”.

Section 132.—For “Government” substitute “Crown”.

Section 151.—For “Secretary of State for India in Council” and “Government” substitute “Crown”.

Section 194.—For “Government” substitute “the Provincial Government”.

*The Agra University Act, 1926.*

(U.P. VIII of 1926.)

Section 6.—Omit subsection (1) and for “Visitor” substitute Central Government”.

Section 8.—For “The Governor of the United Provinces” substitute “Such person as the Governor General, exercising his individual judgment, may nominate”.

Section 14.—In subsection (1), for clause (ii) substitute—

“(ii) the Ministers of the Governor of the United Provinces”

For clause (xi) substitute—

“(xi) four persons elected by the Legislative Assembly of the Province from among their own body;

(xi a) two persons elected by the Legislative Council of the Province from among their own body.”

Section 33.—For “local Government” substitute “Central Government”.

Sections 39 and 41.—For “local Government” substitute “Central Government”.

Schedule I, Statute II.—Omit clause (1).

In the proviso to clause (5) after “(xi)” insert “(xi a)” and after “Legislative” insert “Assembly or”.

*The United Provinces Legislative Council Salary of President (Amendment) Act, 1926.*

(U.P. IX of 1926.)

This Act shall cease to have effect.

*The United Provinces Deputy Presidents' Salary (Amendment) Act, 1927.*

(U.P. I of 1927.)

This Act shall cease to have effect.

*The Agra Province Zamindars' Association Contribution Act, 1927.*

(U.P. II of 1927.)

Sections 3 and 4.—For “under the Second Schedule of the United Provinces Electoral Rules or such other rules as may for the time being be in force as electors for one of the Agra Landholders' constituencies” substitute “as electors for the Agra Province Zamindars' Association, Allahabad, constituency under the Orders in Council for the time being in force relating to elections to the United Provinces Legislative Assembly”.

*The Naik Girls Protection Act, 1929.*

(U.P. II of 1929.)

Section 7.—For “the Council” substitute “both Chambers of the Provincial Legislature”.

*The Northern India Canal and Drainage (United Provinces Amendment) Act, 1932.*

(U.P. VI of 1932.)

Section 1.—Omit “for the time being”.

*The United Provinces Court-Fees Amendment Act, 1933.*

(U.P. III of 1933.)

Section 1.—Omit “for the time being”.

*The United Provinces Opium Smoking Act, 1934.*

(U.P. III of 1934.)

Sections 26 and 27.—For “Secretary of State for India in Council” substitute “Crown”.

*The United Provinces Nurses, Midwives, Assistant Midwives and Health Visitors Registration Act, 1934.*

(U.P. XV of 1934.)

Section 4.—In subsection (1) for “eighteen” substitute “nineteen” and for clause (b) (ii) of that subsection substitute—

“(ii) two members of the United Provinces Legislative Assembly elected by the members of that Assembly ;

(iii) one member of the United Provinces Legislative Council elected by the members of that Council”.

Section 24.—For “the Local Government” substitute “the Provincial Government of the United Provinces”.

*The United Provinces Temporary Regulation of Execution Act, 1934.*

(U.P. XXIV of 1934.)

Section 13.—In subsection (2) for “Legislative Council” substitute “Chambers of the Provincial Legislature”.

In subsection (3) for “the Legislative Council” substitute “either Chamber of the Provincial Legislature”.

*The United Provinces Incumbered Estates Act, 1934.*

(U.P. XXV of 1934.)

Section 2.—For “debt due to Government” substitute “debt due to the Crown”.

Section 54.—In subsection (2) for “local Legislative Council” substitute “Chambers of the Provincial Legislature”.

In subsection (3) for “the local Legislative Council” substitute “either Chamber of the Provincial Legislature”.

*The United Provinces Regulation of Sales Act, 1934.*

(U.P. XXVI of 1934.)

Section 11.—In subsection (2) for “Legislative Council” substitute “Chambers of the Provincial Legislature”.

In subsection (3) for “the Legislative Council” substitute “either Chamber of the Provincial Legislature”.

*The United Provinces Agriculturalists' Relief Act, 1934.*

(U.P. XXVII of 1934.)

Section 1.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Section 2.—In clause (10) for “the Local Government” substitute “the Central Government or the Provincial Government”.

Section 41.—In subsection (2) for “Legislative Council” substitute “Chambers of the Provincial Legislature”.

In subsection (3) for “the Legislative Council” substitute “either Chamber of the Provincial Legislature”.

*The United Provinces National Parks Act, 1935.*

(U.P. I of 1935.)

Sections 4 and 5.—For “United Provinces Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Section 6.—For “Government” substitute “the Provincial Government”.

Section 9.—For “Government official” substitute “person in the service of the Crown”.

*The United Provinces Motor Vehicles Taxation Act, 1935.*

(U.P. V of 1935.)

Omit section 19.

Section 21.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

## SCHEDULE VI.

## PUNJAB ACTS.

*The Punjab General Clauses Act, 1898.*

(Ph. I of 1898.)

Section 2.—In the opening clause for “all Acts of the Lieutenant Governor of the Punjab in Council” substitute “all Punjab Acts”.

Omit clause (5).

Omit clause (8).

At the end of clause (10) insert—

“Provided that in any Punjab Act passed after the commencement of Part III of the Government of India Act, 1935, ‘colony’ shall not include any Dominion as defined in the Statute of Westminster, 1931, any Province or State forming part of such a Dominion, or British Burma”.

Omit clauses (21), (24), (28), (29) and (31).

In clause (41), in sub-clause (a) for “Government” substitute “Crown” and in sub-clause (b) omit “of the Government of India or of any Local Government”, “by the Government of India or the Local Government” and “and extradition”.

Omit clause (45).

For clause (46) substitute —

“(46) ‘Punjab Act’ shall mean an Act made by the Lieutenant-Governor of the Punjab in Council under the Indian Councils Acts 1861 to 1909, or any of those Acts, or the Government of India Act, 1915, or by the Local Legislature or the Governor of the Punjab under the Government of India Act, or by the Provincial Legislature or the Governor of the Punjab under the Government of India Act, 1935”.

Section 3.—For the words from “on the day” to “1861” substitute “if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette, and, if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette,”.

Section 21.—For “Local Government” substitute “Central Government or, as the case may be, the Provincial Government,”.

After section 26 insert—

“Application to Ordinances and regulations under the Government of India Act, 1935.

27. The provisions of this Act shall apply—

- (a) in relation to any regulation made by the Governor of the Punjab under section 92 of the Government of India Act, 1935, as they apply in relation to Acts made by the Provincial Legislature of the Punjab; and
- (b) in relation to any ordinance promulgated by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made under that Act by the Governor.”



*The Punjab Land Preservation (Chos) Act, 1900.*

(Pb. II of 1900.)

Section 8.—In subsection (2) for “vest in the Government” substitute “vest in His Majesty for the purposes of the Province”.

In subsection (4) for “the Government” substitute “His Majesty”.

Section 10.—In subsection (2) for “the Government” and “Government” substitute “His Majesty”.

Section 21.—For “the Secretary of State for India in Council or the Government” substitute “the Crown”.

*The Court of Wards Act, 1903.*

(Pb. II of 1903.)

Section 29.—For “Government” substitute “Crown”.

*The Punjab Minor Canals Act, 1905.*

(Pb. III of 1905.)

Section 2.—In subsection (2) for “Government” in proviso (a) substitute “His Majesty for the purposes of the Province”; in proviso (b) or “Government officers” substitute “servants of the Crown” and in proviso (d) for “by direction of Government” substitute “by direction of the Provincial Government”.

Of Sections 4, 5 (1), 6 (1) and 10 (3).—For “Government” substitute “the Provincial Government”.

Pr Section 28.—For “Government” in subsection (2) and “the Government” in subsection (3) substitute “the Provincial Government”.

men Section 48.—For “the Government” substitute “the Crown for the purposes of the Province”.

purp Section 67.—For “Secretary of State for India in Council” substitute “Provincial Government”; for “against the Government” substitute “against the Crown” and for “or Government” substitute “or the Provincial Government”.

Section 72.—For “Government officers” substitute “servants of the Crown”.

Section 74.—For “of Government” substitute “of the Crown”.

*The Punjab Municipal Act, 1911.*

(Pb. III of 1911.)

Section 1.—Omit “for the time being”.

Section 4.—Omit “without the consent of the Governor-General in Council”.

Sections 5 (1) and 6.—Omit the provisos.

Section 8.—For “the benefit of the local area” substitute “the purposes of the Province”; for “the Secretary of State for India in Council” substitute “the Provincial Government,” and omit subsection (2).

Section 10.—In subsection (2) after “His Majesty” insert “for the purposes of the Province”, and for “Secretary of State for India in Council” substitute “Provincial Government”.

Omit subsection (3).

Section 16.—Omit “or the Secretary of State for India in Council”.

Section 40.—For “Government official” substitute “person in the service of the Crown”.

Section 43.—For “Government official” substitute “person in the service of the Crown”.

In clause (a) of subsection (1) for “contribute to his pension, gratuity and leave allowances in accordance with any general or special orders

of the Governor-General in Council in force for the time being" substitute "make such contributions to his pension, gratuity and leave allowances as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf".

In subsection (4) omit "under any general or special orders of the Governor-General in Council for the time being in force", and for "Government" substitute "the Crown".

Section 44.—For "Government" and "the Government" substitute "the Crown"; for "contribute to his pension and leave allowances to the extent required by the rules in force for the time being made by the Governor-General in Council in this behalf" substitute "make such contributions to his pension and leave allowances as may be required, by the conditions of his service under the Crown, to be paid by him or on his behalf"; and for "the Local Government" substitute "the Government concerned."

Section 52.—In clause (f) of subsection (1) for "Government" substitute "the Provincial Government".

Section 53.—For "officer of Government" substitute "servant of the Crown".

Section 56.—For "by Government" and "by the Government" substitute "by the Crown".

Section 61.—For "Government official" substitute "person in the service of the Crown".

In clause (2) for the words from "under rules" to the end substitute "the Provincial Legislature has power to impose in the Province under the Government of India Act, 1935".

Omit clause (3).

At the end of the section insert :—

"Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that a committee which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature."

Section 62.—In subsections (7) and (8) omit "or (3)"; omit subsection (9) and in subsection (10) omit "or subsection (9)".

Section 81A.—For "Government" substitute "the Provincial Government".

Section 84.—For "Chief Court" substitute "High Court".

Section 169.—For "owned by proprietors other than the Local Government" substitute "owned by proprietors other than the Crown".

Section 174A.—For "if any street, being the property of the Local Government and not having been transferred by it, vests in the Local Government" substitute "if any street is vested in the Crown for the purposes of the Province".

Section 193.—In subsection (2) for "is Government property or vests in the committee" substitute "is vested in the Crown or in the committee"; for "consent of Government or the committee" substitute "consent of the Government concerned or, as the case may be, of the committee"; and for "or the Government" substitute "or any Government".

Section 238.—After "His Majesty" insert "for the purposes of the Province".

Section 239.—At the end of subsection (2) insert :—

“ Provided that where a dispute referred to the Provincial Government under clause (c) of subsection (1) is between a committee and a Cantonment authority, the decision of the Provincial Government shall be subject to the concurrence of the Central Government ”.

Section 242.—In clause (a) of subsection (1) omit “ without the previous sanction of the Governor-General in Council ” and “ whether with or without such sanction ”.

*The Colonization of Government Land (Punjab) Act, 1912.*

(Pb. V of 1912.)

Section 3.—In the definition of “ tenant ” for “ of Government ” substitute “ of the Crown ”.

Section 4.—For “ property of the Government ” substitute “ property of the Crown for the purposes of the Province ”.

Section 6.—For “ Government tenants ” substitute “ tenants of the Crown ” and for “ Government is ” substitute “ the Crown is ”.

Sections 14, 15, 16 and 28.—For “ Government ” substitute “ the Crown ”.

Section 30.—For “ by Government ” substitute “ by the Provincial Government ”.

Sections 32 and 33.—For “ Government ” substitute “ the Crown ”.

Schedule II.—In conditions 1 and 2 for “ Government ” and “ the Government ” substitute “ the Crown ”.

In condition (5) for “ between the Government ” and “ between Government ” substitute “ between the Provincial Government ” and for “ to Government ” substitute “ to the Crown ”.

*The Punjab Pre-emption Act, 1913.*

(Pb. I of 1913.)

Section 9.—For “ the Government ” substitute “ the Crown ”.

*The Punjab Excise Act, 1914.*

(Pb. I of 1914.)

Throughout the Act, except as otherwise provided and except in sections 31 and 32, for “ excisable article ” and “ excisable articles ” substitute “ intoxicant ” and “ intoxicants ”.

Section 3.—For clause (6) substitute—

“ (6) ‘ excisable article ’ means

(a) any alcoholic liquor for human consumption ; or

(b) any intoxicating drug ; or

(c) any medicinal or toilet preparation containing alcohol.”

After clause (6) insert—

“ (6a) ‘ excise duty ’ and ‘ countervailing duty ’ mean any such excise duty or countervailing duty, as the case may be, as is mentioned in Item 40 of List II in the Seventh Schedule to the Government of India Act, 1935.”

For clause (10) substitute—

“ (10) ‘ export ’ means to take out of the Punjab otherwise than across a customs frontier as defined by the Central Government.”

For clause (12) substitute—

“(12) ‘import’ (except in the phrase “import into British India”) means to bring into the Punjab otherwise than across a customs frontier as defined by the Central Government.”

After clause (12) insert—

“(12a) ‘intoxicant’ means any liquor or intoxicating drug.”

Section 4.—Omit the proviso.

Section 6.—For “articles” substitute “intoxicants”.

Section 16.—For “duty of customs, or excise to which it may be liable” substitute “duty to which it may be liable under this Act”.

Section 17.—Omit the proviso.

Section 23.—For “imposed under section 31” substitute “payable under Chapter V”.

Section 28.—For “Local Government” substitute “Central Government”.

Section 31.—For “A duty” substitute “An excise duty or a counter-vailing duty, as the case may be”.

Omit proviso (ii).

After section 33 insert—

33A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of the Government of India Act, 1935, under this Chapter as then in force.

(2) The duties to which this section applies are—

(a) any duty on intoxicants which are not excisable articles within the meaning of this Act; and

(b) any duty on an excisable article produced outside India and imported into the Punjab whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality.”

Section 37.—After “to such person” insert “by, or by the authority of the Provincial Government”.

Section 41.—For “Government” substitute “the Provincial Government”.

Section 47.—For “excisable” substitute “intoxicant”.

Section 57.—For “Secretary of State for India in Council” substitute “Crown”.

Section 60.—For the first “Government” substitute “the Crown” and for the second “Government” substitute “the Provincial Government”.

*The Punjab Military Transport Act, 1916.*

(Pb. I of 1916.)

Throughout the Act for “Local Government” substitute “Central Government”.

In section 13 for “property of the Government” substitute “property of the Crown” and elsewhere for “Government” and “the Government” substitute “the Central Government”.

“Saving for duties being levied at commencement of Part III of the Government of India Act, 1935.”

Sections 14 and 15.—For “Government” substitute “Central Government”.

Section 17.—For “the Government” substitute, in subsection (1) “the Central Government”, and in subsection (5) “the Crown”.

Section 18.—For “Government” substitute “Central Government”.

Section 25.—For “Government” in subsection (5) substitute “Central Government” and in subsection (6) substitute “Crown”.

Section 26.—For “Government” substitute “Crown”.

Section 30.—For “by Government” substitute “by the Central Government”.

*The Punjab Medical Registration Act, 1916.*

(Pb. II of 1916.)

After section 24 insert—

25. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.”

The Schedule.—In clause (7), for “granted by a Local Government” substitute “granted by a Provincial Government or the Government of Burma”.

*The Punjab Courts Act, 1918.*

(Pb. VI of 1918.)

Section 22.—Omit from “and when there is a vacancy” to the end of the section.

Omit sections 32 and 35.

Section 37.—For “34 and 35” substitute “and 34”.

*The Deputy President's (Punjab Legislative Council) Salary Act, 1921.*

(Pb. I of 1921.)

This Act shall cease to have effect.

*The Punjab Small Towns Act, 1921.*

(Pb. II of 1922.)

Section 15.—Omit clause (b).

Section 16.—For “the Government” substitute “any Government”.

Section 19.—For “Secretary of State for India in Council” substitute “Crown”.

Section 20.—For “by the Government” substitute “by the Crown” and for “to the Government” substitute “to the Provincial Government”.

Section 21.—For “Government servant” and “Government servants” substitute “servant of the Crown” and “servants of the Crown”.

For section 22 substitute—

22. The Committee may, with the previous sanction of the Provincial Government, impose any other taxes.

“Taxes which may be imposed with previous sanction.”

22A. Nothing in the two last preceding sections shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Restriction on new taxation after commencement of Part III of Government of India Act, 1935.

Provided that a Committee which, immediately before the commencement of Part III of the said Act, was lawfully levying any such tax under either of those sections as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 49.—For “vest in the Local Government” substitute “vest in His Majesty for the purposes of the Province”.

Section 51.—For “Governor General in Council” substitute “Provincial Government” and for “Government servants” substitute “servants of the Crown”.

*The Punjab Village Panchayat Act, 1921.*

(Pb. III of 1922.)

Section 1.—Omit “for the time being”, but in other respects the section shall stand unmodified.

Sections 14 and 15.—For “any department of Government” substitute “any department of the Central or the Provincial Government”.

Section 21.—For “excisable article” substitute “intoxicant” and omit “section 3 (6) of”.

Section 26.—For “Secretary of State” substitute “Crown”.

Section 34.—For “Government” substitute “any Government”.

*The Punjab Town Improvement Act, 1922.*

(Pb. IV of 1922.)

Section 4.—For “Government servant” substitute “servant of the Crown” and for “service of Government” substitute “service of the Crown”.

Section 10.—For “officer of the Government” substitute “servant of the Crown”.

Section 25.—For “debt due to Government” substitute “debt due to the Provincial Government”.

Section 43.—For “by Government” substitute “by the Provincial Government”.

Section 73.—For “officers of the Government” substitute “servants of the Crown”; for “servant of the Government” and “Government servant” substitute “servant of the Crown”, and for “in any general or special orders of the Government” substitute “by the conditions of his service under the Crown”.

Omit section 92.

Section 94.—For “Government servant” substitute “servant of the Crown” and for “proscribed in any general or special orders of the Government” substitute “required by the conditions of his service under the Crown to be paid by him or on his behalf”.

*The Punjab Opium-Smoking Act, 1923.*

(Pb. VI of 1923.)

Section 17.—For “Secretary of State for India in Council” substitute “Crown”.

*The Elected President's Salary Act, 1924.*

(Pb. II of 1924.)

This Act shall cease to have effect.

*The Sikh Gurdwaras Act, 1925.*

(Pb. VIII of 1925.)

Throughout the Act for “the Secretary to Government, Transferred Departments” substitute “the appropriate Secretary to Government”.

Section 12.—In subsection (2) omit “appointed by notification by the Governor-General in Council”.

In subsection (4) omit "or in the case of the President by the Governor-General in Council".

Omit subsection (5).

In subsection (6) omit "the Governor-General in Council where the vacancy occurs in the office of President and in any other case".

Section 49.—For "Legislative Council of the Governor" substitute "Provincial Legislative Assembly".

Section 70.—For "Government service" substitute "the service of the Crown".

Section 92.—For "Legislative Council of the Governor" substitute "Provincial Legislative Assembly".

*The Punjab Aerial Ropeways Act, 1926.*

(Pb. V of 1926.)

Section 5.—Omit "at its discretion" and for "from Government" substitute "from the Crown".

Section 6.—For clause (ix) of subsection (4) substitute—

"(ix) The rules relating to the construction of the aerial ropeway over roads and other public ways of communication, except railways as defined by the Government of India Act, 1935, and, with the previous sanction of the Federal Railway Authority or the Central Government, over such railways."

Section 9.—Omit "in its discretion".

Section 12.—For "by Government" substitute "by the Provincial Government".

*The Good Conduct Prisoners' Probational Release Act, 1926.*

(Pb. X of 1926.)

Sections 2 and 7.—For "a Government officer" substitute "a servant of the Crown".

*The Punjab Borstal Act, 1926.*

(Pb. XI of 1926.)

Section 15.—For "Government officer" substitute "servant of the Crown".

Section 28.—In clause (a) of subsection (1) for "Governor-General in Council" substitute "Central Government, or of the Crown Representative".

In clause (b) of subsection (1) for "the territories of any Native Prince or State in India" substitute "any Indian State"; for "British Government" substitute "Crown"; for "by the Native Prince or State or by the Governor-General in Council" substitute "by, or by the Ruler of, that State, or by the Central Government or the Crown Representative"; for "in British India or in any Province of British India" substitute "in the Province", and for "by the Governor-General in Council or the Local Government, as the case may be," substitute "by the Provincial Government".

For clause (c) of subsection (1) substitute—

"(c) by any other Court or tribunal in any Indian State with the previous sanction of the Provincial Government in the case of each such order".

In subsection (2) for "of such a Native Prince or State" substitute "in an Indian State"; for "British Government" substitute "Crown" and for "Governor-General in Council" substitute "Central Government or the Crown Representative".

Section 31.—In subsection (4) for "the territories of any Native Prince or State in India" substitute "any Indian State" and for "such Native Prince or State" substitute "that State or the Ruler thereof".

Section 32.—Omit "or the Governor-General".

*The Public Gambling (Punjab) Amendment Act, 1929.*

(Pb. I of 1929.)

Section 1.—In subsection (2) omit "for the time being", but in other respects the subsection shall stand unmodified.

*The Punjab Pure Food Act, 1929.*

(Pb. VIII of 1929.)

Section 6.—In subsections (1) and (2) for "Director of Public Health" substitute "Provincial Government".

Section 22.—In subsection (5) for "Council" substitute "Assembly".

*The Punjab Regulation of Accounts Act, 1930.*

(Pb. I of 1930.)

Section 2.—In clause (1) for "Indian Legislature" substitute "Contra Legislature".

In clause (7) for "Government" substitute "the Central or any Provincial Government".

Section 6.—For "Council" substitute "Assembly".

*The Punjab Municipal (Executive Officer) Act, 1931.*

(Pb. II of 1931.)

Section 11.—For "Council" substitute "Assembly".

Schedule II.—In the first proviso in clause 12 for "Government" substitute "the Crown".

*The Kalra Impartible Estates Act, 1931.*

(Pb. III of 1931.)

Throughout the Act "the Governor" shall stand unmodified.

After section 9 insert :—

" Governor to  
exercise his  
functions in his  
discretion.

9A. The functions of the Governor under the foregoing provisions of this Act shall be exercised by him in his discretion."

Section 11.—For "Government" substitute "the Provincial Government".

*The Punjab Service Commission Act, 1932.*

(Pb. II of 1932.)

This Act shall cease to have effect.

*The Punjab Wild Birds and Wild Animals Protection Act, 1933.*

(Pb. II of 1933.)

Section 8.—For "the property of Government" substitute "vested in His Majesty for the purposes of the Province".

Section 11.—For "Government" substitute "the Provincial Government".



*The Punjab Tobacco Vend Fees Act, 1934.*

(Pb. V of 1934.)

Section 13.—For “ Council ” substitute “ Assembly ”.

*The Punjab Criminal Law (Amendment) Act, 1935.*

(Pb. II of 1935.)

Section 2.—For “ officer of Government ” substitute “ servant of the Crown ”.

*The Punjab Suppression of Immoral Traffic Act, 1935.*

(Pb. IV of 1935.)

Section 17.—For “ Council ” substitute “ Assembly ”.

*The Punjab State Aid to Industry Act, 1935.*

(Pb. V of 1935.)

Section 3.—In subsection (1), for clause (d) substitute :—

“ (d) five members to be elected by the Punjab Legislative Assembly from among their members, election being in accordance with the principle of proportional representation by means of the single transferable vote.”

Section 9.—For “ Council ” substitute “ Assembly ” and omit “ non-official ”.

Section 17.—For “ of the Local Government ” substitute “ vested in His Majesty for the purposes of the Province ”.

Section 38.—For “ property of the Local Government ” substitute “ property of the Crown ”.

*The Punjab Debtors Protection Act, 1936.*

(Pb. II of 1936.)

Section 2.—For “ Indian Legislature ” substitute “ Central Legislature ”.

*The Punjab Consolidation of Holdings Act, 1936.*

(Pb. IV of 1936.)

Section 15.—Omit “ in its discretion ”.

Section 26.—For “ Council ” substitute “ Assembly ”.

## SCHEDULE VII.

## BIHAR AND ORISSA ACTS.

*The Bihar and Orissa Board of Revenue Act, 1913.*

(B. and O. I of 1913.)

Section 2.—Omit “ of Bihar and Orissa ” and “ for Bihar and Orissa

*The Orissa Tenancy Act, 1913.*

(B. and O. II of 1913.)

Section 3.—In clause (9) for “ Government ” substitute “ Crown ”.

Section 55.—For the first “ the Government ” substitute “ any Government ” and for the second, third and fourth “ the Government ” substitute “ the Crown ”.

Section 73.—For “ Secretary of State for India in Council ” and “ Government ” substitute “ Crown ”.

Section 112.—In subsection (2) for “ belongs to, or is managed by, the Government or ” substitute “ belongs to, or is managed on behalf of, the Crown, or is managed by ” and for “ belongs to the Government ” substitute “ belongs to the Crown ”.

Section 118.—For “ the Government ” substitute “ the Crown ”.

Section 126.—For “ the Secretary of State for India in Council ” and for “ the Government ” substitute “ the Crown ”.

Sections 145 and 171.—For “ the Government ” substitute “ the Provincial Government ”.

Section 252.—For the first “ Government ” substitute “ Crown ”.

Schedule I.—“ Governor General of India in Council ” shall stand unmodified.

*The Chota Nagpur Rural Police Act, 1914.*

(B. and O. I of 1914.)

Section 3.—For “ shall appoint a Unit-tahsildar ” substitute “ a Unit-tahsildar shall be appointed by the Provincial Government ”.

Section 30.—For “ Subject to the approval of the Deputy Commissioner, the Superintendent of Police ” substitute “ the Provincial Government ”.

Section 37.—In subsection (2) omit clause (c).

*The Jharra Water Supply Act, 1914.*

(B. and O. III of 1914.)

Section 2.—In clause (dd) for the first “ the Government ” substitute “ a Government or a Federal Railway Authority ”.

Section 21.—In subsection (1) after “ vested in ” insert “ the Crown ” ; for the first “ the Local Government ” substitute “ the Central or the Provincial Government ” and for the second “ the Local Government ” substitute “ the Government ”.

Subsection (2).—In clause (e) for “ of Government ” substitute “ of the Central or the Provincial Government ” and for proviso (i) substitute—

“ (i) in the case of the railway administration of a Federal Railway (within the meaning of the Government of India Act, 1935), except with the sanction of the Federal Railway Authority ;

(iA) in the case of a department of the Central Government, except with the sanction of that Government.”

Section 45.—Omit “ fines, penalties ” and after “ under this Act ” insert “ except as fines or penalties ”.

Section 54.—At the end insert—

“ Provided that the tonnage cess shall, after the commencement of Part III of the Government of India Act, 1935, only be leviable until provision to the contrary is made by the Central Legislature.”

Section 82.—For “ vest in the Local Government ” substitute “ vest in the Crown for the purposes of the Province ”.

*The Bihar and Orissa Public Demands Recovery Act, 1914.*

(B. and O. IV of 1914.)

Section 3.—For “ Secretary of State for India in Council or other ” substitute “ Government or ”.

Section 18.—For “ pensioners of the Government ” substitute “ pensioners of the Crown ”, for “ Governor-General in Council ” substitute “ Central or any Provincial Government ”, and for “ any law passed under the Indian Councils Acts, 1861 and 1892 ” substitute “ any Indian law in force in the Province ”.

Section 28.—For “ the Government ” substitute “ the Crown ”.

Schedule I.—For “ Government officer ” substitute “ servant of the Crown ”.

Schedule II.—Rule 18—at the end of sub-rule (3) insert “ In this sub-rule “ the Government ” means the Central Government, the Provincial Government, or the Federal Railway Authority, as the case may require ”.

*The Patna Administration Act, 1915.*

(B. and O. I of 1915.)

Omit the Preamble.

Section 3.—Omit subsection (2).

At the end of the section add—

“ (2) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that the Provincial Government may continue to levy any such tax which was being lawfully levied immediately before the commencement of Part III of the said Act under this section as then in force, until provision to the contrary is made by the Central Legislature.”

Section 6.—Omit “ without the previous sanction of the Government of India ”.

Omit section 7.

*The Bihar and Orissa Excise Act, 1915.*

(B. and O. II of 1915.)

Throughout the Act, except as otherwise provided and except in sections 27 and 28, for “ excisable article ” and “ excisable articles ” substitute “ intoxicant ” and “ intoxicants ”.

Section 2.—In clause (2) omit “ for Bihar and Orissa ”.

For clause (6) substitute—

“ (6) ‘ excisable article ’ means

(a) any alcoholic liquor for human consumption ; or

(b) any intoxicating drug ; or

(c) any medicinal or toilet preparation containing alcohol.”

After clause (6) insert—

“(6a) ‘excise duty’ and ‘countervailing duty’ mean any such excise duty or countervailing duty, as the case may be, as is mentioned in item 40 of List II in the Seventh Schedule to the Government of India Act, 1935.”

For clause (10) substitute—

“(10) ‘export’ means to take out of the Province otherwise than across a customs frontier as defined by the Central Government.”

For clause (12) substitute—

“(12) ‘import’ (except in the phrase “import into British India”) means to bring into the Province otherwise than across a customs frontier as defined by the Central Government.”

After clause (12) insert—

“(12a) ‘intoxicant’ means any liquor or intoxicating drug.”

Section 4.—Omit the proviso.

Section 7.—For “Government officer” substitute “servant of the Crown”.

Section 9.—For “imposed under section 27” substitute “payable under Chapter V”.

Section 10.—For “imposed under section 27, or” substitute “payable under Chapter V” and omit clause (b).

Section 11.—Omit the proviso.

Section 17.—For “imposed under section 27” substitute “payable under Chapter V”.

Section 21.—For “Local Government” substitute “Central Government”.

Section 27.—For “A duty” substitute “An excise duty or a countervailing duty, as the case may be” and in subsection (3) omit clause (ii).

After section 20 insert—

29A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force.

(2) The duties to which this section applies are—

(a) any duty on intoxicants which are not excisable articles within the meaning of this Act;

(b) any duty on an excisable article produced outside India and imported into the Province whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality.”

Section 42.—In subsection (2) after “such person” insert “by, or by the authority of, the Provincial Government”.

Section 43.—For “Government” substitute “Provincial Government”.

Section 90.—For “Government officers” substitute “servants of the Crown”.

Section 93.—For “Government” substitute “Provincial Government”.

Sections 95 and 96.—For “Secretary of State for India in Council” substitute “Crown”.

“Saving for duties being levied at commencement of Part III of the Government of India Act, 1935.”

*The Bihar and Orissa Medical Act, 1916.*

(B. and O. II of 1916.)

Throughout the Act, except in section 1 (1), omit "and Orissa".

After section 33 insert the following section—

34. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935."

The Schedule.—For "the Government" substitute "the Central or any Provincial Government". In clause (3) after "India" insert "or Burma"; for "by the Government" substitute "by the Government concerned"; and for "maintained by Government" substitute "maintained by any Government".

"Saying for provisions of the Government of India Act, 1935."

*The Bihar and Orissa General Clauses Act, 1917.*

(B. and O. I of 1917.)

Section 4.—In the introductory clause after "Bihar and Orissa Acts" insert "and Bihar Acts".

Clause (5) shall stand unmodified.

After clause (5) insert—

"(5a) 'Bihar Act' shall mean an Act made by the Provincial Legislature or the Governor of Bihar under the Government of India Act, 1935".

Omit clause (6).

In clause (7) after "Government of India Act, 1915" insert "or by the Local Legislature or the Governor of Bihar and Orissa or of Bihar under the Government of India Act", but save as aforesaid the clause shall stand unmodified.

Omit clauses 8, 21, 24 and 29.

In clause (30) for "the Government" substitute "any government".

Omit clause (31).

In clause (41), in sub-clause (a) for "Government" substitute "Crown" and in sub-clause (b) omit "of the Government of India or of any Local Government", "by the Government of India or the local Government" and "and extradition".

Omit clause (42).

Section 6.—Subsection (1) shall stand unmodified.

After subsection (1) insert—

"(1a) Where any Bihar Act is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the Legislature, on the day when the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette, and if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette".

In subsection (2) after "Act" insert "or Bihar Act".

In sections 7 to 13 after "Bihar and Orissa Act" insert "or Bihar Act".

In section 15 after "Acts" insert "and Bihar Acts".

Sections 16 to 24.—After "Bihar and Orissa Act" insert "or Bihar Act".

Section 25.—After "Bihar and Orissa Act" insert "or Bihar Act", and for "the day on which the assent thereto of the Governor-General

is first published in the Gazette" and "the assent of the Governor-General has been published as aforesaid" substitute "the passing thereof".

Section 26.—After "Bihar and Orissa Act" insert "or Bihar Act", and for "Local Government" substitute "Central Government or, as the case may be, the Provincial Government,".

Sections 27 to 32.—After "Bihar and Orissa Act" insert "or Bihar Act".

After section 33 insert—

"Application  
to ordinances  
and regulations  
under the  
Government of  
India Act, 1935.

34. The provisions of this Act shall apply—

(a) in relation to any regulation made by the Governor of Bihar under section 92 of the Government of India Act, 1935, as they apply in relation to Acts made by the Provincial Legislature of Bihar; and

(b) in relation to any ordinance promulgated by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made under that Act by the Governor."

*The Bihar and Orissa Prevention of Adulteration Act, 1910.*

(B. and O. II of 1919.)

Section 12.—In subsection (2) after "area" insert "other than a cantonment" and after subsection (2) insert—

"(3) In respect of a cantonment, the Central Government or, with the approval of the Central Government, the cantonment authority may appoint any person to be a public analyst for the purposes of this Act."

Section 13.—At the end of the section insert—

"(3) As respects cantonments, the rules to be made under clauses (e) and (f) of subsection (2) shall be made by the Central Government and the reference in clause (f) to the Local Government shall be construed as a reference to the Central Government."

Section 15.—At the end insert "in the case of an authority other than a cantonment authority, and by the Central Government in the case of a cantonment authority".

*The Bihar and Orissa Places of Pilgrimage Act, 1920.*

(B. and O. II of 1920.)

Section 13.—For "without the sanction of the Governor General in Council" substitute "after the commencement of Part III of the Government of India Act, 1935, which was not lawfully being imposed immediately before that date, and any tax so imposed on passengers of those classes shall only be leviable until provision to the contrary is made by the Central Legislature".

Section 20.—Omit "fines, penalties" and after "under this Act" insert "not being fines or penalties".

Section 23.—For "Government of India" substitute "Federal Railway Authority" and after "railway company or administration" insert "operating a railway which is a Federal Railway within the meaning of the Government of India Act, 1935".

*The Bihar and Orissa Mining Settlements Act, 1920.*

(B. and O. IV of 1920.)

Section 10.—In clause (d) omit "fines, penalties" and after "thereunder" insert "not being fines or penalties".

*The Bihar and Orissa Legislative Council Deputy President's Salary Act, 1921.*

(B. and O. I of 1921.)

This Act shall cease to have effect.

*The Bihar and Orissa Village Administration Act, 1922.*

(B. and O. III of 1922.)

Section 1.—Omit “without the sanction of the Governor General in Council, previously obtained”.

Section 25.—In subsection (1) for “District Magistrate” substitute “Provincial Government”.

Section 49.—Omit clauses (b), (c) and (e).

Section 60.—For “Government or public officers” substitute “the Crown or servants of the Crown”.

For section 82 substitute—

82. All sums realised by panchayats as fines, fees or costs under this Act shall form part of the revenues of the Province”. <sup>“Credit of fines, fees and costs.”</sup>*The Bihar and Orissa Private Irrigation Works Act, 1922.*

(B. and O. V of 1922.)

Section 2.—In clause (2) for “Government” substitute “Crown”.

Sections 15 and 18.—For “by Government” and “of Government” substitute “by the Provincial Government” and “of the Provincial Government”.

*The Bihar and Orissa Minor Irrigation Works Act, 1922.*

(B. and O. VI of 1922.)

Section 2.—In clause (1) for “Government” substitute “Crown”.

Section 6.—For “in which Government” substitute “in which the Provincial Government”.

Sections 10, 11 and 19.—For “to Government”, “by which Government”, “by Government” and “of Government” substitute “to the Provincial Government”, “by which the Provincial Government”, “by the Provincial Government” and “of the Provincial Government”.

Section 31.—For the first “Government” substitute “the Provincial Government” and for the second “Government” substitute “the Provincial Government, or the Crown for the purposes of the Province”.

Section 32.—For “on Government” substitute “on the Provincial Government”.

*The Bihar and Orissa Municipal Act, 1922.*

(B. and O. VII of 1922.)

Section 3.—In clause (26) for “officer of Government” substitute “servant of the Crown”, for “from Government” substitute “from the Central or a Provincial Government”, for “by Government” substitute “by any Government” and for “retired servant of Government” substitute “retired servant of the Crown”.

Section 4.—Omit “without the previous consent of the Governor General in Council”.

Section 16.—Omit “with the approval of the Government of India”.

Section 41.—For “the Government” substitute “any Government”.

Section 58.—For “by Government” substitute “by any Government”.

Section 65.—Omit clause (b) of subsection (1).

Section 80.—For “for the benefit of the inhabitants of the local area” substitute “for the purposes of the Province”, for “Secretary of State in Council” substitute “Provincial Government”; after “His Majesty” in subsection (2) insert “for the purposes of the Province”, and omit subsection (3).

Section 82.—In clause (l) of subsection (1) omit from “which has been” to “impose and”; and at the end of the section insert—

“(3) Nothing in this section shall authorise the imposition of any tax or fee which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Provided that Commissioners who were immediately before the commencement of Part III of the said Act lawfully levying any such tax or fee under this section as then in force, may continue to levy that tax or fee until provision to the contrary is made by the Central Legislature.”

Sections 83 and 91.—For “of Government” substitute “of the Crown”.

Section 154.—For “of the Government” substitute “of the Crown”.

Section 253.—At the end of the section insert—

“In relation to any European cemetery, this section shall have effect as if for the references to the Provincial Government there were substituted references to the Central Government.”

Section 327.—For the words from “Provided that” to the end of the section substitute “not being a cantonment or part of a cantonment”.

Omit section 342.

Section 387.—At the end of subsection (2) insert—

“Provided that, where one of the parties to the dispute is a cantonment authority, the decision of the Provincial Government shall be subject to the concurrence of the Central Government.”

*The Bihar and Orissa State Aid to Industries Act, 1923.*

(B. and O. VI of 1923.)

Section 3.—In subsection (2) for “Bihar and Orissa Legislative Council” substitute “Bihar Legislative Assembly”.

Section 4.—For “property of the Local Government” substitute “property vested in His Majesty for the purposes of the Province”.

Omit section 6.

Section 7.—Omit “or the authority to which it has delegated the power to give State aid, as the case may be”, and “or the said authority, as the case may be”.

Section 8.—For “Government” substitute “Provincial Government”.

Section 17.—For “property of the Local Government” substitute “property of the Crown”.

Section 18.—For “Government” substitute “Provincial Government”.

Section 23.—For the first “Government” substitute “the Crown for the purposes of the Province” and for the second and third “Government” substitute “the Crown”.



Sections 26 and 27.—For “Government” substitute “the Provincial Government”.

Section 31.—For “Government officer” substitute “servant of the Crown”.

Section 32.—In subsection (2) omit clause (c).

*The Bihar and Orissa Aerial Ropeways Act, 1924.*

(B. and O. III of 1924.)

Section 6.—For the proviso to subsection (1) substitute—

“Provided that, where the aerial ropeway is to be constructed or worked in whole or in part over any railway or tramway which is a railway within the meaning of the Government of India Act, 1935, the order granting the application shall specify the conditions, which shall previously have been approved by the Federal Railway Authority, or the Central Government, of such construction or working.”

Section 22.—At the end of the section insert—

“(3) The Central Government may after previous publication make rules for the protection from injury in respect of aerial ropeways of property vested in His Majesty for the purposes of the Central Government, and of property vested in any person for the purposes of any railway or tramway which is a railway for the purposes of the Government of India Act, 1935, and, subject to any rules so made, the Federal Railway Authority may make rules for the protection from injury as aforesaid of property vested in any person for the purposes of any such railway or tramway”.

*The Bihar and Orissa Legislative Council President's Salary Act, 1925.*

(B. and O. I of 1925.)

This Act shall cease to have effect.

*The Bihar and Orissa Highways Act, 1926.*

(B. and O. III of 1926.)

Section 2.—After “vested in” insert “His Majesty”.

*The Bihar and Orissa Motor Vehicles Taxation Act, 1930.*

(B. and O. II of 1930.)

Section 14.—For “Bihar and Orissa” substitute “the Province”.

*The Bihar and Orissa Municipal (Emergency Provisions) Act, 1934.*

(B. and O. II of 1934.)

Section 4.—For the words from “under rules” to “without the previous sanction of the Governor General” substitute “under the Government of India Act, 1935, the Provincial Legislature has power to impose”.

Section 7.—For “vest in the Government” substitute “vest in the Crown for the purposes of the Province”.

*The Darbhanga Improvement Act, 1934.*

(B. and O. IV of 1934.)

Section 58.—Omit “or fines and penalties realised in connection with prosecutions under this Act”.

Section 67.—For “vest in the local Government who” substitute “vest in the Crown for the purposes of the Province and the Provincial Government” and for “so vested in the Local Government” substitute “so vested in the Crown”.

*The Bihar and Orissa Nurses Registration Act, 1935.*

(B. and O. I of 1935.)

Throughout the Act, except in the references to the Bihar and Orissa Medical Act, 1916, omit "and Orissa".

*The Bihar and Orissa Co-operative Societies Act, 1935.*

(B. and O. VI of 1935.)

Sections 23, 53 and 54.—For "Government" substitute "Crown".

Section 64.—In subsection (2) for "Local Government" substitute "collecting Government" and at the end insert—

"In this subsection 'collecting Government' has the same meaning as in the Indian Stamp Act 1899".

## SCHEDULE VIII.

## CENTRAL PROVINCES ACTS AND BERAR LAWS.

## (i) Central Provinces Acts.

In all Central Provinces Acts for "Court of the Judicial Commissioner of the Central Provinces", "Court of the Judicial Commissioner" and "Judicial Commissioner's Court" substitute "High Court".

*The Central Provinces General Clauses Act, 1914.*

(C. P. I of 1914.)

Section 2.—In the opening words for "Central Provinces Acts" substitute "Provincial Acts".

After clause (4) insert—

"(4a) 'Berar' shall have the same meaning as in the Government of India Act, 1935".

Omit clause (5).

For clause (7) substitute—

"(7) 'Central Provinces' shall mean the territories, excluding Berar, for the time being under the administration of the Chief Commissioner or the Governor of the Central Provinces, or the Governor of the Central Provinces and Berar".

In clause (8) after "1909" insert "or the Government of India Act, 1915, or by the local Legislature, or the Governor, of the Central Provinces under the Government of India Act"; but otherwise the clause shall stand unmodified.

After clause (8) insert—

"(8a) 'Central Provinces and Berar Act' shall mean an Act made by the Provincial Legislature or the Governor of the Central Provinces and Berar under the Government of India Act, 1935."

Clause (9).—For "Central Provinces Act" substitute "Provincial Act".

At the end of clause (11) insert—

"Provided that in any Provincial Act passed after the commencement of Part III of the Government of India Act, 1935, 'colony' shall not include any Dominion as defined in the Statute of Westminster, 1931, any Province or State forming part of such a Dominion, or British Burma".

In clause (17) for "Central Provinces Act" substitute "Provincial Act".

Omit clause (19).

For clause (21) substitute—

"(21) 'Gazette' shall mean the Official Gazette of the Province".

Omit Clauses (23) and (24).

After clause (24) insert—

"(24a) 'Governor' shall mean, before the commencement of Part III of the Government of India Act, 1935, the Governor of the Central Provinces, and after the commencement of the said Part III the Governor of the Central Provinces and Berar".

Omit clauses (28) and (30).

In clause (37) for "Central Provinces Act" substitute "Provincial Act".

After clause (39) insert—

"(39) (a) 'Provincial Act' shall mean a Central Provinces Act or a Central Provinces and Berar Act.

(39) (b) 'Provincial Government' shall mean the Provincial Government (as defined in the General Clauses Act, 1897), of the Central Provinces or the Central Provinces and Berar".

In clause (42) for "under the Government of India Act, 1870" substitute "by the Governor of the Central Provinces and Berar under section 92 of the Government of India Act, 1935".

In clauses (44) and (46) for "Central Provinces Act" substitute "Provincial Act".

Section 3.—For subsection (1) substitute—

"(1) Where any Provincial Act is not expressed to come into operation on a particular day, then it shall come into operation, if it is an Act of the legislature, on the day on which the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette, and if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette".

In subsection (2) for "Central Provinces Act" substitute "Provincial Act".

Sections 4 to 20.—For "Central Provinces Act" and "Central Provinces Acts" substitute "Provincial Act" and "Provincial Acts".

Section 21.—For "Central Provinces Act" substitute "Provincial Act"; for "on the day on which it is first published in the Gazette after having received the assent of the Governor-General" substitute "immediately on the passing thereof"; and for "after the Act has been published as aforesaid" substitute "after the passing of the Act".

Section 22.—For "Central Provinces Act" substitute "Provincial Act", and for "Local Government" substitute "Central Government or, as the case may be, the Provincial Government".

Sections 23 to 27.—For "Central Provinces Act" substitute "Provincial Act".

After section 27 insert—

"Application to Ordinances and Regulations under the Government of India Act, 1935.

28. The provisions of the Act shall apply—

- (a) in relation to any Regulation made by the Governor of the Central Provinces and Berar under section 92 of the Government of India Act, 1935, as they apply in relation to Acts made by the Provincial Legislature of the Central Provinces and Berar; and
- (b) in relation to any Ordinance promulgated by the Governor under section 88 or section 89 of the said Act as they apply in relation to Acts made under that Act by the Governor."

*The Central Provinces Excise Act, 1915.*

(C. P. II of 1915.)

Throughout the Act, except as otherwise provided and except in sections 25 and 26, for "excisable article" and "excisable articles" substitute "intoxicant" and "intoxicants".

Section 2.—For clause (6) substitute—

"(6) 'excisable article' means—

- (a) any alcoholic liquor for human consumption; or
- (b) any intoxicating drug; or
- (c) any medicinal or toilet preparation containing alcohol."

After clause (6) insert—

“(6a) ‘excise duty’ and ‘countervailing duty’ mean any such excise duty or countervailing duty, as the case may be, as is mentioned in item 40 of List II in the Seventh Schedule to the Government of India Act, 1935.”

For clause (9) substitute—

“(9) ‘export’ means to take out of the province otherwise than across a customs frontier as defined by the Central Government.”

For clause (11) substitute—

“(11) ‘import’ (except in the phrase “import into British India”) means to bring into the province otherwise than across a customs frontier as defined by the Central Government.”

After clause (11) insert—

“(11a) ‘intoxicant’ means any liquor or intoxicating drug”.

Section 4.—Omit the proviso.

Section 7.—For “Government officer” substitute “servant of the Crown”.

Section 8.—Omit the proviso.

Section 9.—For “duty of customs or excise to which it may be liable” substitute “duty to which it may be liable under this Act”.

Section 15.—For “imposed under section 25” substitute “payable under Chapter V”.

Section 20.—For “Local Government” substitute “Central Government”.

Section 25.—For “A duty” substitute “An excise duty or a countervailing duty, as the case may be” and in subsection (3) omit clause (ii).

After section 27 insert—

27A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force.

“Saving for duties being levied at commencement of Part III of the Government of India Act, 1935.”

(2) The duties to which this section applies are

- (a) any duty on intoxicants which are not excisable articles within the meaning of this Act;
- (b) any duty on an excisable article produced outside India and imported into the Province, whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality.”

Sections 32 and 50.—For “Government” substitute “the Crown”.

Section 52.—For “excisable” substitute “intoxicant”.

Section 64.—For “Government” substitute “Crown”.

Section 65.—For “Government” substitute “the Crown”.

Section 68.—For “Secretary of State for India in Council” substitute “Crown”.

*The Central Provinces Medical Registration Act, 1916.*

(C. P. I of 1916.)

Section 5.—In subsection (1) after the first “Central Provinces” insert “and Berar”.

After section 25 insert the following section—

“Saving for provisions of the Government of India Act, 1935.”

26. This Act has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935.”

The Schedule.—In clause (2), after “India” insert “or Burma”, and for “maintained by Government” substitute “maintained by any Government”.

*The Central Provinces Land Alienation Act, 1916.*

(C. P. II of 1916.)

Section 16.—For “Government” substitute “the Crown”.

*The Central Provinces Courts Act, 1917.*

(C. P. I of 1917.)

Omit section 24.

Section 26.—For the words down to “to the Court” substitute “An additional Judge or Judges may, whenever it appears necessary or expedient, be appointed to any District Court, or to the Court”.

Omit section 27.

*The Central Provinces Land Revenue Act, 1917.*

(C. P. II of 1917.)

Throughout the Act, except where otherwise expressly provided, for “Financial Commissioner” substitute “Provincial Government”.

Section 2.—In clause (15) for “Government” substitute “the Provincial Government”.

In clause (18) for “Government” substitute “the Crown”.

Section 3.—Omit “The Chief Commissioner; The Financial Commissioner”.

For section 5 substitute—

“5 (1) All Revenue Officers shall be subordinate to the Provincial Government.

(2) All Revenue Officers in a division shall be subordinate to the Commissioner.

(3) Unless the Provincial Government otherwise directs, all Revenue Officers in a district shall be subordinate to the Deputy Commissioner.”

Section 6.—Omit “with the previous sanction of the Governor General in Council”.

Section 11.—Omit from “and may delegate” to the end of the section.

Section 12.—Omit “Financial Commissioner”.

Section 18.—Omit “the Financial Commissioner”.

Section 39.—Omit “the Financial Commissioner”.

Section 40.—At the beginning of subsection (1) insert “The Provincial Government and”.

Section 53.—For “by Government” substitute “by the Provincial Government”.

Section 56.—For “Government” substitute “the Crown”.

Section 56A.—For “Legislative Council” substitute “Legislative Assembly”.

Sections 63 and 74.—For “Government” substitute “the Crown”.

Sections 80 and 93.—For “Government” substitute “the Provincial Government”.

Sections 98, 100, 136, 140, 155 and 157.—For “Government” substitute “the Crown”.

Section 187.—For “Government” substitute “the Provincial Government”.

Section 193.—For “Government Surveyors” substitute “surveyors in the service of the Crown”.

Section 202.—In subsection (9) for “Government” substitute “the Crown”.

Sections 213, 217, 218 and 219.—For “Government” substitute “the Crown”.

Section 220.—Omit “the Governor General in Council”; and for “the Government of India” and “Government” substitute “the Crown”.

Sections 222, 224 and 225.—For “Government” substitute “the Crown”.

Section 227.—For subsection (1) substitute—

“(1) The Provincial Government may make rules for the purpose of carrying into effect the provisions of this Act and may attach to the breach of any such rule a penalty which may extend to two hundred rupees.”

Schedule II.—In Item (26) for “Government or communal land” substitute “land which is Crown property or communal land”.

*The Central Provinces Tenancy Act, 1920.*

(C. P. I of 1920.)

Throughout the Act, except where otherwise expressly provided, for “Financial Commissioner” substitute “Provincial Government”.

Section 12.—In subsection (3) for “Government” substitute “the Crown”.

Sections 53 and 58.—For “Government” substitute “the Crown”.

Section 73.—For “the Secretary of State for India in Council or against any officer of Government” substitute “the Crown or any servant of the Crown”.

Section 105.—Omit “Financial Commissioner”.

Section 109.—For subsection (1) substitute—

“(1) The Provincial Government may make rules for the purpose of carrying into effect the provisions of this Act and may attach to the breach of any such rule a penalty which may extend to two hundred rupees”.

*The Central Provinces Village Sanitation and Public Management Act, 1920.*

(C. P. II of 1920.)

Section 6.—Omit from “together with” to “within the local area”.

*The Central Provinces Primary Education Act, 1920.*

(C. P. III of 1920.)

Section 17.—For “by Government” substitute “by the Provincial Government”.

Omit section 19.

*The Central Provinces Local Self Government Act, 1920.*

(C. P. IV of 1920.)

Sections 5, 9, 10 and 11.—For “Government officials” and “Government official” substitute “persons in the service of the Crown” and “person in the service of the Crown” and for “Government service” substitute “the service of the Crown”.

Section 21.—In clause (h) for “17 and 18” substitute “and 17”.

Section 42.—For “Government officials” substitute “persons in the service of the Crown”.

Section 45.—In subsection (1) omit “under any general or special orders of the Governor-General in Council for the time being in force”; for “servants of Government” substitute “servants of the Provincial Government”; and in proviso (ii) omit “of the Governor-General in Council” and for “service under Government” substitute “service under the Provincial Government”.

In subsection (2) for “by the Government” substitute “by the Central, or any Provincial, Government,” and for “any general or special orders of the Governor-General in Council for the time being in force” substitute “the conditions of his service under the Crown”.

Section 47.—After “His Majesty” insert “for the purposes of the Province”.

Section 51.—At the end of the section insert—

“(3) Nothing in this section shall authorise the imposition of any tax, toll or rate which the Provincial Legislature has no power to impose in the Province under the Government of the Act, 1935:

Provided that a District Council which immediately before the commencement of Part III of the said Act was lawfully levying any such tax, toll or rate under this section as then in force, may continue to levy that tax, toll or rate until provision to the contrary is made by the Central Legislature.”

Section 54.—In subsection (1) omit clauses (b), (c) and (d); in clause (f) “for Government” substitute “Central Government, the Provincial Government”; and in clause (g) omit from the beginning to “thereunder and”.

Section 56.—For “to Government” substitute “to the Crown”.

Section 64.—After “in His Majesty” insert “for the purposes of the Province”.

Section 76.—Omit “in the name of the Secretary of State for India in Council”.

Section 79.—In subsection (1) in clause (ix) for “the Government” substitute “the Provincial Government” and in clause (xxx) for “Government officials” substitute “servants of the Crown”.

*The Central Provinces Village Panchayat Act, 1920.*

(C. P. V of 1920.)

Section 7.—For “service of the Government.” substitute “service of the Crown”.

Section 12.—For “officers of Government” substitute “servants of the Crown”.

Section 12A.—For “recognised by Government” substitute “recognised by the Provincial Government”.

Section 14.—Omit clauses (2) and (3); in clause (5) for “Government” substitute “the Central Government, the Provincial Government” and in clause (8) for “Government” substitute “the Crown”.

Section 32.—For “by or against Government” substitute “by or against the Crown”.

Section 68.—For “officers of Government” substitute “servants of the Crown”.



*The Central Provinces Financial Commissioner's Functions Act, 1921.*

(C. P. I of 1921.)

*This Act shall cease to have effect.**The Central Provinces Municipalities Act, 1922.*

(C. P. II of 1922.)

Section 4.—Omit “without the previous consent of the Governor General in Council”.

Section 7.—For “the benefit of the inhabitants of the local area” substitute “the purposes of the Province”; for “the Secretary of State for India in Council” substitute “the Provincial Government” and omit subsection (2).

Section 8.—In subsection (1) after “His Majesty” insert “for the purposes of the Province” and for “the Secretary of State for India in Council” substitute “the Provincial Government”.

Omit subsection (2).

Section 15.—For “Government service” substitute “the service of the Crown”.

Section 18.—For “Government official” substitute “person in the service of the Crown”.

Section 22.—For “Secretary of State for India in Council” substitute “Provincial Government”.

Section 25.—In subsection (2) for “Governor General in Council” substitute “Provincial Government”.

In subsection (3) for “by the Government” substitute “by the Central or any Provincial Government” and for “any general or special orders of the Governor General in Council for the time being in force” substitute “the conditions of his service under the Crown”.

Section 38.—In subsection (1) for “by Government” in clause (f) substitute “by the Central Government or the Provincial Government” and for “by Government” in clause (g) substitute “by the Crown”; in subsection (3) for “the Government” substitute “the Crown”.

Section 40.—For “the Government” substitute “the Provincial Government”.

Section 42.—For “by Government” substitute “by the Crown”.

Section 49.—Omit “in the name of the Secretary of State for India in Council”.

Section 57.—After “in His Majesty” insert “for the purposes of the Province”.

Section 61.—Omit clause (b), including the proviso.

Section 66.—In clause (f) of subsection (1) for “Government” substitute “the Crown”.

In subsection (3) omit from “and the imposition” to the end of the subsection.

In subsection (4) for “to Government” substitute “to the Crown”. After subsection (5) insert—

“(6) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that a Committee which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 67.—Omit the proviso to subsection (5).

Section 69.—For “Government” substitute “the Crown”.

Section 74.—For “on Government” substitute “on the Crown”; for “by Government” and “by the Government” substitute “by the Crown”, and for “a Government or district council servant” substitute “a servant of the Crown or of a district council”.

Section 86.—For “to Government” substitute “to the Crown”.

*The High School Education Act, 1922.*

(C. P. III of 1922.)

Preamble and section 1.—After “Central Provinces” insert “and Berar.”

Section 3.—For clause (l) substitute—

“(l) three members elected by the members of the Central Provinces and Berar Legislative Assembly”.

Omit subsection (4).

*The Nagpur University Act, 1923.*

(C. P. V of 1923.)

For section 7 substitute—

“Visitation.

7.—(1) The Provincial Government shall have the right to cause an inspection to be made by such person or persons as it may direct, of the University, its buildings, laboratories, workshops and equipment and of any college or hostel, and also of the examinations, teaching and other work conducted or done by the University, and to cause an enquiry to be made in like manner in connection with any matter connected with the University.

The Provincial Government shall, in every case give notice to the University of its intention to cause an inspection or enquiry to be made, and the University shall be entitled to be represented thereat.

(2) The Provincial Government shall communicate to the Court and to the Executive Council its views and shall, after ascertaining the opinion of the Court and the Executive Council thereon, advise the University on the action to be taken.

(3) The Executive Council shall report to the Provincial Government such action, if any, as it has taken or may propose to take upon the results of the inspection or enquiry.

Such report shall be submitted, within such time as the Provincial Government may direct, through the Court which may express its opinion thereon.

(4) Where the Executive Council does not, within a reasonable time, take action to the satisfaction of the Provincial Government, the Provincial Government may, after considering any explanation furnished, or representation made by the Court and the Executive Council, issue such instructions as it may think fit, and the Executive Council shall comply therewith.”

Section 9.—For “Governor of the Central Provinces” substitute “Governor of the Central Provinces and Berar”.

Section 16.—Omit “Members of the Executive Council and” and after “Central Provinces” insert “and Berar”.

Section 33.—For “Governor General in Council” substitute “Provincial Government”.

Section 36.—For “to the Local Government and to the visitor” substitute “and to the Provincial Government”.

Section 46.—For “Governor General in Council” substitute “Provincial Government”.

Section 47.—At the beginning insert—“(1) Subject to the provisions of this section”; for “Berar or the Feudatory States of the Central Provinces” substitute “and Berar”; after the third and fourth “Central Provinces” insert “and Berar”; and at the end of the section insert—

“(2) The Central Government, with the concurrence of the Provincial Government, may authorise the University to admit to its privileges an institution within any State which, at the commencement of this Act, was a Feudatory State of the Central Provinces and while any such direction is in force this Act shall have effect with the following modifications—

(a) references to the Provincial Government shall be references to the Central Government; and

(b) the Chancellor of the University shall be such person as the Governor General, exercising his individual judgment, may nominate.”

The Schedule, Statute 2.—For clause (1) (v) substitute—

“(v) five members of the Legislative Assembly of the Province elected by the members thereof.”

Statute 13.—For the words “the Feudatory States” substitute “any State which at the commencement of the Act was a Feudatory State”.

*The Central Provinces Presidents' Salary Act, 1925.*

(C. P. I of 1925.)

This Act shall cease to have effect.

*The Central Provinces Weights and Measures of Capacity Act, 1928.*

(C. P. II of 1928.)

Throughout the Act for “Local Government” substitute “appropriate Government”.

After section 15 insert—

15A. In this Act “the appropriate Government” means, in relation to standards of weight, the Central Government, and in relation to measures of capacity, the Provincial Government, <sup>Definition of appropriate Government.</sup>

*The Central Provinces Consolidation of Holdings Act, 1928.*

(C. P. VIII of 1928.)

Section 1.—In the proviso to subsection (3) for “Central Provinces Legislative Council” substitute “Legislative Assembly of the Province”.

*The Central Provinces Borstal Act, 1928.*

(C. P. IX of 1928.)

Section 4.—For the words from “any member of the Central Provinces Legislative Council” to the end of the section substitute “any member of the Legislative Assembly of the Province, or by any member of either chamber of the Central Legislature chosen to represent the whole or any part of the Province”.

Section 18.—For “Government officer or” substitute “servant of the Crown or any”.

Section 27.—In clause (a) for “Governor-General in Council” substitute “Central Government or of the Crown Representative”.

For clauses (b) and (c) substitute—

“(b) by any Court or tribunal in any Indian State—

(i) if the presiding Judge or, where the Court or tribunal consists of two or more Judges, at least one of the Judges, is a servant

of the Crown authorised to sit as such Judge by, or by the Ruler of, that State, or by the Central Government or the Crown Representative, and

(ii) if the reception, or detention in the Province of persons ordered to be detained by any such Court or tribunal has been authorised by general or special order of the Provincial Government; or

(c) by any other Court or tribunal in the territories of any Indian State with the previous sanction of the Provincial Government in the case of each order."

Section 31.—Omit "or the Governor-General".

*The Central Provinces Children Act, 1928.*

(C. P. X of 1928.)

Section 40.—For the words from "or by any member of the Central Provinces Legislative Council" to the end of the section substitute "or by any member of the Legislative Assembly of the Province or by any member of either Chamber of the Central Legislature chosen to represent the whole or any part of the Province."

Section 54.—Omit subsection (3).

*The Central Provinces Opium Smoking Act, 1929.*

(C. P. IV of 1929.)

Sections 20 and 21.—For "the Secretary of State for India in Council" substitute "the Crown".

*The Central Provinces Settlement Act, 1929.*

(C. P. VI of 1929.)

Section 3.—Omit "except with the previous sanction of the Governor-General in Council".

*The Central Provinces Juvenile Smoking Act, 1929.*

(C. P. VIII of 1929.)

Section 5.—For "Legislative Council" substitute "Legislative Assembly".

*The Central Provinces Irrigation Act, 1931.*

(C. P. III of 1931.)

Sections 4, 6 and 7.—For "Government" substitute "the Crown".

Section 11.—For "Government" substitute "the Provincial Government".

Sections 15 and 26 to 30.—For "Government" substitute "the Crown".

Section 35.—In subsection (3) for "Government shall refund" substitute "the Provincial Government shall refund", but save as aforesaid throughout the section for "Government" substitute "the Crown".

Section 45.—For "Government" substitute "the Provincial Government".

Section 47.—For "Government" substitute "the Crown".

Section 55.—For "Government" substitute "the Provincial Government".

Sections 56, 57, 64 and 68.—For "Government" substitute "the Crown".

Sections 70, 72, 73, 74, 77, 78 and 82.—For "Government" substitute "the Provincial Government".

Section 92.—For "Central Provinces Legislative Council" substitute "Legislative Assembly of the Province" and for "the Council" and "the Legislative Council" substitute "the Assembly".

*The Central Provinces Cotton Market Act, 1932.*

(C. P. IX of 1932.)

Section 6.—For "the Central Provinces Legislative Council" substitute "the Legislative Assembly of the Province" and for "the Council" and "the Legislative Council" substitute "the Assembly".

Section 16.—For "in Government" substitute "in the Crown for the purposes of the Province".

Section 20.—Omit the first sentence.

*The Central Provinces Debt Conciliation Act, 1933.*

(C. P. II of 1933.)

Section 13D.—For "the Secretary of State in Council" and "Government" substitute "the Crown".

*The Central Provinces Local Fund Audit Act, 1933.*

(C. P. IX of 1933.)

Section 3.—For "Government" substitute "Provincial Government".

Section 17.—For "Central Provinces Legislative Council" substitute "Legislative Assembly of the Province" and for "the Council" and "the Legislative Council" substitute "the Assembly".

*The Central Provinces State Aid to Industries Act, 1933.*

(C. P. XII of 1933.)

Preamble and section 1.—After "Central Provinces" insert "and Berar."

Section 3.—For "Central Provinces Legislative Council" substitute "Legislative Assembly of the Province"; omit "and Industry (including Mining)" and for "non-official members of the Council" substitute "members of the Assembly".

Section 6.—For "of the Local Government" substitute "vested in the Crown for the purposes of the Province" and for "Government officials" substitute "persons in the service of the Crown".

Section 7.—After "British India" insert "or Berar."

Omit section 8.

Section 9.—Omit "or the authority to which it has delegated the power to give state aid, as the case may be", and "or the said authority, as the case may be,".

Section 20.—For "the Government" substitute "the Provincial Government" and for "Government officials" substitute "persons in the service of the Crown".

Section 24.—For "Government officer" substitute "servant of the Crown".

Section 25.—In subsection (2) omit clause (d).

*The Central Provinces Moneylenders Act, 1934.*

(C. P. XIII of 1934.)

Section 2.—For "Indian Legislature" substitute "Central Legislature" and in clause (vii) (c) for "Government" substitute "any Government".

*The Central Provinces Cattle Diseases Act, 1934.*

(C. P. XVI of 1934.)

Section 13.—For “Government officers” substitute “servants of the Crown”; for “the Central Provinces Legislative Council” substitute “the Legislative Assembly of the Province” and for “the Council” and “the Legislative Council” substitute “the Assembly”.

*The Central Provinces Game Act, 1935.*

(C. P. XV of 1935.)

Section 5.—For “Government servant” substitute “servant of the Crown”.

Section 9.—For “Local Government” substitute “Provincial Government”, but save as aforesaid the section shall stand unmodified.

Section 13.—For “the Central Provinces Legislative Council” substitute “the Legislative Assembly of the Province” and for “the Council” and “the Legislative Council” substitute “the Assembly”.

*The Wild Birds and Animals Protection (Central Provinces Amendment) Act, 1935.*

(C. P. XXVII of 1935.)

Section 6.—For “Government servant” substitute “servant of the Crown”.

Section 11.—For “of Government” substitute “of the Crown” and at the end of the section insert—

“(3) Notwithstanding anything in this section, the Provincial Government shall not make any declaration with respect to any area which is vested in His Majesty for purposes other than those of the Province except with the consent of the Government concerned.”

*The Central Provinces Agricultural Produce Market Act, 1935.*

(C. P. XXIX of 1935.)

Section 4.—For “Government servant” substitute “servant of the Crown”.

Section 5.—For “the Central Provinces Legislative Council” substitute “the Legislative Assembly of the Province” and for “the Council” and “the Legislative Council” substitute “the Assembly”.

Section 15.—For “vest in Government” substitute “vest in His Majesty for the purposes of the Province”.

Section 19.—Omit the first sentence.

*The Central Provinces Probation of Offenders Act, 1936.*

(C. P. I of 1936.)

Section 12.—In subsection (1) for “District Magistrate may” substitute “Provincial Government may”.

Omit subsection (4).

*The Cotton Ginning and Pressing Factories (Central Provinces Amendment) Act, 1936.*

(C. P. XXIV of 1936.)

Section 4.—For “the Governor-General in Council may direct” substitute “it thinks fit”.

Section 5A.—For “Central Provinces Legislative Council” substitute “Legislative Assembly of the Province” and for “the Council” and “the Legislative Council” substitute “the Assembly”.

*The Central Provinces Highway Act, 1936.*

(C. P. XXXIV of 1936.)

Section 3.—In subsection (3) for “Council” substitute “Assembly”.

*The Central Provinces Agricultural Pests and Diseases Act, 1936.*

(C. P. XXXV of 1936.)

Section 18.—In subsection (3) for “the Central Provinces Legislative Council” substitute “the Legislative Assembly of the Province” and for “the Council” and “the Legislative Council” substitute “the Assembly”.

## (ii) Berar Laws.

(Notification No. 3510 I. B. of 3rd November, 1913.)

The words preceding the provisos shall stand unmodified.

For the first two provisos substitute—

“Provided, first, that, in the enactments as so applied except where the context otherwise requires, references to British India or the territories subject to a Local Government or a Provincial Government shall be read as referring to Berar:

Provided, secondly, that the said enactments as so applied shall be construed as if there were made therein the further modifications and restrictions set forth in the said Schedule”.

After section 2 insert—

“3. References in this notification, by whatever form of words, to any Indian law shall, after the commencement of Part III of the Government of India Act, 1935, be construed as references to that law as adapted or modified under section 293 of that Act”.

First Schedule.—In the entries in column 2 relating to the Bengal Wills and Intestacy Regulation, 1799, for “Judicial Commissioner” substitute “High Court” and for “the Local Government of the Central Provinces” substitute “the Provincial Government”.

In the entries in column 2 relating to section 75 of the Indian Penal Code omit “and in clause (b), after the word ‘territories’ the words ‘other than Berar’ shall be inserted”.

In the entry in column 2 relating to the Indian Arms Act, 1878, for “Local Government” substitute “Central Government”.

Omit the entries in column 2 relating to the Indian Explosives Act, 1884, the Bankers’ Books Evidence Act, 1891, the Reformatory Schools Act, 1899, and the Indian Stamp Act, 1899.

In the entries in column 2 relating to the Central Provinces Court of Wards Act, 1890—

- (a) in the definition of “pension holder” for “Government” substitute “the Crown”;
- (b) in the proviso added to section 12 (1) for “under the administration of the Government” substitute “in which the Central Government or the Crown Representative exercises jurisdiction”;
- (c) in the new section 13A for “Government” substitute “the Crown”.

Omit the entries in column 2 relating to the Prisoners Act, 1900.

In the entries in column 2 relating to the Code of Civil Procedure, 1908, in the new section 43 for “Governor General in Council” substitute “the Central Government or the Crown Representative”.

In the entries in column 2 relating to the Indian Electricity Act, 1910, omit those relating to sections 35 and 38.

Omit the entries in column 2 relating to the Central Provinces Excise Act, 1915, and the Central Provinces Medical Registration Act, 1916.

In the entries in column 2 relating to the Central Provinces Courts Act, 1917, omit those relating to section 15.

Omit the entries in column 2 relating to the Indian Election Offences and Enquiries Act, 1920.

In the entries in column 2 relating to the Central Provinces Local Self Government Act, 1920, omit entry 10 (which adds a clause (hh) to section 54 (1)).

In the entries in column 2 relating to the Central Provinces Village Panchayat Act, 1920, for "the Governor in Council of the Central Provinces" substitute "Provincial Government".

Omit the references in both columns to the Central Provinces Financial Commissioner's Functions Act, 1921.

In the entries in column 2 relating to the Indian Income Tax Act, 1922, omit no. (3) (which adds certain words to section 64 (3)).

Omit the entries in column 2 relating to the Indian Cotton Cess Act, 1923.

In the entries in column 2 relating to the Indian Mines Act, 1923, omit the entry relating to section 30.

In the entries in column 2 relating to the Indian Boilers Act, 1923, for "Governor General in Council" substitute "Provincial Government" and for "British India" substitute "the Central Provinces".

In the entries in column 2 relating to the Cotton Transport Act, 1923, omit the entry relating to section 8.

Omit the entries in column 2 relating to the Central Provinces High School Education Act, 1922, and the Nagpur University Act, 1923.

In the entries in column 2 relating to the Central Provinces Municipalities Act, 1922, omit entry (3) and in entry (4) for "(6)" and "(7)" substitute "(5a)" and "(5b)".

In the entry in column 2 relating to the Indian Succession Act, 1925, for "which is under the administration of the Governor General in Council" substitute "in which the Central Government or the Crown Representative exercises jurisdiction".

In the entries in column 2 relating to the Central Provinces Borstal Act, 1928, omit those relating to clauses (b) and (c) of section 27 and those relating to section 30.

Omit the entries in column 2 relating to the Dangerous Drugs Act, 1930, and the Central Provinces State Aid to Industries Act, 1933.

*The Berar Small Cause Courts Law, 1905.*

(Notification 922 dated 16th June, 1905.)

Section 1.—For subsection (2) substitute—

"(2) they extend to the whole of Berar; and"

Section 4.—Omit "with the previous sanction of the Governor-General in Council".

Section 5.—For "the Chief Commissioner shall, by order in writing, appoint" substitute "there shall be appointed, by order in writing"

Section 6.—For "Judicial Commissioner of the Central Provinces (hereinafter referred to as the 'Judicial Commissioner')" substitute "High Court".

Section 6A.—For "The Chief Commissioner may, by order in writing, appoint" substitute "There may be appointed, by order in writing".

Omit section 7.



Section 7A.—For “The Chief Commissioner may appoint” substitute “There may be appointed” and omit subsection (5).

Omit section 8.

Sections 9, 16 and 18.—For “Judicial Commissioner” substitute “High Court”.

Section 21.—For “the Chief Commissioner from appointing” substitute “the appointment of”.

*The Berar Alienated Villages Tenancy Law, 1921.*

(Notification No. 22996—I. B. dated 14th November, 1921.)

Section 1.—For “by Government” substitute “by the Crown”.

Section 3.—In clause (10) for “Government” substitute “the Crown”.

Section 14.—For “the Secretary of State for India in Council” and “Government” substitute “the Crown”.

Sections 42 and 48.—For “Government” substitute “the Crown”.

*The Berar Land Revenue Code, 1928.*

(Notification 523 I dated 25th September, 1928.)

Section 2.—In clauses (2) and (14) for “Government” substitute “the Crown”.

Section 9.—Omit “and may delegate to the Commissioner his power of appointing them”.

Section 13.—For “Government servant” substitute “servant of the Crown”.

Section 41.—In subsection (1) for “the Government” substitute “the Crown for the purposes of the Province” and in subsections (2) and (3) for “Government” substitute “the Crown”.

Section 43.—For “Government” substitute “Crown”.

Section 44.—In subsection (1) for “by Government” substitute “by the Crown” and for “in Government, which” substitute “in the Crown for the purposes of the Province, and the Provincial Government”.

In subsection (3) for “the Government” substitute “the Crown”.

In subsection (4) for “Government or its assignees” substitute “the Provincial Government or the assignees from the Crown, as the case may be”.

In subsections (5) and (6) for “Government” substitute “the Crown”.

Section 45.—For “Government” substitute “the Crown for the purposes of the Province”.

Sections 47, 48 and 49.—For “Government” substitute “the Crown”.

Section 52.—For “the Government” substitute “any Government”.

Section 55.—Omit subsection (2) and after “lessees from Government” insert “or lessees from the Crown”.

Sections 59 and 60.—For “Government” substitute “the Crown”.

Section 67.—For “Government” substitute “Crown for the purposes of the Province”.

Section 72.—For “the present Government” substitute “the Crown”.

Section 96.—For “Government” substitute “the Crown”.

Section 100.—Omit “except with the sanction of the Governor-General in Council.”

Section 111.—For “Government” substitute “the Crown”.

Section 112.—For “Court of the Judicial Commissioner” substitute “High Court”.

Section 124.—For “Government” substitute “Crown”.

Sections 132, 138, 144, 162 and 164.—For “Government” substitute “the Crown”.

Section 172.—At the end of section 172 insert—

“(4) After the commencement of Part III of the Government of India Act, 1935, only such cesses shall be leviable under this section as were being levied immediately before that date and any such cesses shall only be leviable until provision to the contrary is made by the Central Legislature.”

Section 189.—For “the present or former Government” substitute “the Crown or any former Government” and for “the property of Government” substitute “the property of the Crown for the purposes of the Province”.

Section 190.—For “in Government” substitute “in the Crown for the purposes of the Province”.

Section 192.—Omit “the Governor-General in Council” and for “the Government” or “Government” substitute “the Crown”.

## SCHEDULE IX.

## ASSAM ACTS.

(Including Eastern Bengal and Assam Acts as in force in Assam.)

*The Eastern Bengal and Assam General Clauses Act, 1909.*

(E. B. & A. I of 1909.)

This Act shall cease to have effect.

*The Eastern Bengal and Assam Excise Act, 1910.*

(E. B. & A. I of 1910.)

Throughout the Act, except as otherwise provided and except in sections 21 and 22, for "excisable article" and "excisable articles" substitute "intoxicant" and "intoxicants".

Section 3.—For clause (7) substitute—

"(7) 'excisable article' means

(a) any alcoholic liquor for human consumption; or

(b) any intoxicating drug; or

(c) any medicinal or toilet preparation containing alcohol".

After clause (7) insert—

"(7a) 'excise duty' and 'countervailing duty' mean any such excise duty or countervailing duty, as the case may be, as is mentioned in item 40 of List II in the Seventh Schedule to the Government of India Act, 1935".

For clauses (11) and (12) substitute—

"(11) 'export' means to take out of the territories to which this Act applies, otherwise than across a customs frontier as defined by the Central Government".

"(12) 'import' (except in the phrase "import into British India") means to bring into the territories to which this Act applies otherwise than across a customs frontier as defined by the Central Government".

After clause (12) insert—

"(12a) 'intoxicant' means any liquor or intoxicating drug".

Section 8.—For "Government officer" substitute "servant of the Crown".

Section 10.—For "imposed under section 21" substitute "payable under Chapter V".

Section 11.—For "imposed under section 21, or" substitute "payable under Chapter V" and omit clause (b).

Section 12.—Omit the proviso.

Section 20.—For "Local Government" substitute "Central Government".

Section 21.—For "A duty" substitute "An excise duty or a countervailing duty, as the case may be," and omit proviso (2).

After section 23 insert—

23A.—(1) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy any duty to which this section applies which it was lawfully levying immediately before the commencement of Part III of the Government of India Act, 1935, under this Chapter as then in force. "saving for duties being levied at commencement of Part III of the Government of India Act, 1935."

(2) The duties to which this section applies are

- (a) any duty on intoxicants which are not excisable articles within the meaning of this Act ;
- (b) any duty on an excisable article produced outside India and imported into the territories to which this Act applies whether across a customs frontier as defined by the Central Government or not.

(3) Nothing in this section shall authorise the levy by the Provincial Government of any duty which, as between goods manufactured or produced in the Province and similar goods not so manufactured or produced, discriminates in favour of the former, or which, in the case of goods manufactured or produced outside the Province, discriminates between goods manufactured or produced in one locality and similar goods manufactured or produced in another locality".

Section 30.—In subsection (3) for "Government" substitute "the Crown".

Section 35.—For "Government" substitute "the Provincial Government".

Sections 76 and 77.—For "Secretary of State for India in Council" substitute "Crown".

*The Jalpaiguri Labour Act, 1912.*

(F. B. & A. II of 1912.)

Section 2.—Omit "(a) to the district of Jalpaiguri and (b)", "other" "Eastern Bengal and", and "with the previous sanction of the Governor-General in Council".

Section 3.—Omit from "(i) in the territories" to "and (ii)" and for "clause (b) of the said section" substitute "section 2".

*The Assam Local Self Government Act, 1915.*

(Assam I of 1915.)

Throughout the Act for "Government servant", "Government officer", "servant of Government" and "officer of Government" substitute "servant of the Crown", and for the plural of any of those expressions substitute "servants of the Crown".

Section 2.—In clause (15) for "the rules for the time being in force in regard to elections to representative institutions under the control of the Government of India or a Local Government" substitute "the Acts and Orders relating to elections to the Provincial Legislature".

Section 4.—For "a Provincial Legislative Council, the Legislative Assembly or the Council of State" substitute "to any Legislature in British India".

Section 7.—For "a Provincial Legislative Council, the Legislative Assembly or the Council of State" substitute "or to any Legislature in British India".

Section 23.—In subsection (2) omit clause (b).

For clause (c) of that subsection substitute—

"(c) all sums levied or accruing within the sub-division to the Board".

Omit clauses (d) and (e).

In clause (f) for "vested in or placed under the control and administration of" substitute "or vested in".

Omit clause (j).

In clause (k) after "control" insert "not being the property of the Crown".

Section 29.—After "His Majesty" insert "for the purposes of the Province".

Section 36.—In clause (b) of subsection (1) omit "or the Government of India".

In subsection (2) after "Government" insert "concerned".

Section 52D.—Omit "included in Schedule II of the Scheduled Taxes Rules under the Government of India Act, ", and at the end of the section insert—

"(2) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935:

Provided that a Board which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature".

Section 91.—In clause (j) for "Government" substitute "Crown".

Section 94.—For "Secretary of State for India in Council" substitute "Provincial Government".

*The Assam General Clauses Act, 1915.*

(Assam II of 1915.)

Section 4.—Omit clause (4).

For clause (5) substitute—

"(5) 'Assam Act' shall mean an Act made by the Chief Commissioner of Assam in Council under the Indian Councils Act, 1861 to 1909 or any of those Acts, or under the Government of India Act 1915, or by the local Legislature of Assam under the Government of India Act, or by the Provincial Legislature or the Governor of Assam under the Government of India Act, 1935."

Omit clause (8).

At the end of clause (11) insert—

"Provided that in any Act passed or made after the commencement of Part III of the Government of India Act, 1935, 'colony' shall not include any Dominion as defined in the Statute of Westminster, 1931, any province or State forming part of such a Dominion, or British Burma".

Clause (19) shall stand unmodified.

Omit clauses (24), (27) and (32).

For clause (35) substitute—

"(35) 'Local Administration' shall mean the Provincial Government".

In clause (46), in sub-clause (a) for "Government" substitute "Crown" and in sub-clause (b) omit "of the Government of India or of any local Government", "by the Government of India or the local Government" and "and extradition".

Omit clause (48).

Section 5.—In subsection (1) for the words from "on the day" to "Government of India Act" substitute "if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette and if it is an Act of the Governor on the day on which, it is first published as an Act in the Official Gazette".

Section 24.—For “the day on which the assent thereto of the Governor-General is first published in the Gazette” and “the assent of the Governor-General has been published as aforesaid” substitute “the passing thereof”.

Section 25.—For “Local Government” substitute “Central Government or, as the case may be, the Provincial Government”.

Section 32.—Omit “or Eastern Bengal and Assam Act”.

After section 32 insert—

“Application to Eastern Bengal and Assam Acts and Ordinances and Regulations under the Government of India Act, 1935.

33. The provisions of this Act shall apply in relation to any Eastern Bengal and Assam Act as in force in Assam and any Regulation made by the Governor of Assam under section 92 of the Government of India Act, 1935, as they apply in relation to Assam Acts other than Acts made by the Governor of Assam under section 90 of the said Act, and shall apply in relation to any Ordinance made by the Governor under section 88 or section 89 of the said Act, as they apply in relation to Acts made by the Governor under the said section 90”.

*The Assam Medical Act, 1916.*

(Assam I of 1916.)

After section 33 insert—

“Saving for provisions of Government of India Act, 1935.

34. This Act has effect subject to the provisions of chapter III of Part V of the Government of India Act, 1935”.

The Schedule.—For “Indian Legislature” substitute “Central Legislature”.

In clause (3), after “India” insert “or Burma”; for “by the Government” substitute “by the Government concerned”; and for “maintained by Government” substitute “maintained by any Government”.

*The Deputy President's Salary Act, 1921.*

(Assam I of 1921.)

This Act shall cease to have effect.

*The Assam Municipal Act, 1923.*

(Assam I of 1923.)

Throughout the Act for “servant of Government”, “officer of the Government” and “officer of Government” substitute “servant of the Crown” and for “servants of Government”, “officers of Government” and “Government officers” substitute “servants of the Crown”.

Section 4.—For the first proviso to subsection (1) substitute “Provided that no municipality under this Act shall include any military cantonment or part of a military cantonment”.

Section 7.—For “Secretary of State for India in Council” substitute “Provincial Government”; in subsection (1) for “for the benefit of the inhabitants of the local area” substitute “for the purposes of the Province”; in subsection (2) after “His Majesty” insert “for the purposes of the Province” and omit subsection (3).

Section 12.—Omit “with the approval of the Governor General in Council”.

Section 13C.—For “Assam Electoral Rules” substitute “Acts, Orders and Rules relating to elections to the Provincial Legislature”.

Section 45.—For the first “Governor General in Council” substitute “Provincial Government” and for “by any general or special orders of the Governor General in Council” substitute “by the conditions of their service under the Crown”.

Section 47.—For “Secretary of State for India in Council” substitute “Provincial Government”.

Section 51.—Omit clause (c) of subsection (2).

Section 52.—For “under any general or special orders of the Governor General in Council for the time being in force or under such orders as the Local Government may make” substitute “, by the conditions of their service under the Crown, to be made by them or on their behalf”.

Section 53.—Omit “with the sanction of the Governor General in Council, when such sanction is necessary under any law, or when such sanction is not necessary”.

Section 59.—In subsection (1) omit “included in Schedule II of the Scheduled Taxes Rules”.

At the end of the section insert—

“(3) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that a Board which immediately before the commencement of Part III of the said Act was lawfully levying any such tax under this section as then in force, may continue to levy that tax until provision to the contrary is made by the Central Legislature.”

Section 109.—In clause (c) for “to Government” substitute “to the Crown” and for “the Government” substitute “any Government”.

Section 120.—At the end insert—

“Provided that, where one of the local authorities is a cantonment authority, the decision of the Provincial Government shall be subject to the concurrence of the Central Government”.

Section 121.—For “Government” substitute “Crown”.

Section 123.—At the end insert—

“Provided that, where one of the local authorities is a cantonment authority, the decision of the Provincial Government shall be subject to the concurrence of the Central Government”.

Section 131.—At the end insert—

“Provided that, where one of the local authorities concerned is a cantonment authority, the powers of the Provincial Government under this section shall be exercisable only with the concurrence of the Central Government”.

Section 204.—For “Government” substitute “Crown for the purposes of the Province”.

Section 295.—At the end insert—

“(5) Where a cantonment authority is a party to a dispute, the powers of the Provincial Government under this section shall be exercisable only with the concurrence of the Central Government”.

Section 296.—In subsection (2) (vii) for “Government” substitute “the Provincial Government”.

In subsection (3) for “the Legislative Council” substitute “both Chambers of the Provincial Legislature” and for “the Council” substitute “the Chambers, by a Resolution in which both Chambers concur”.

Section 299.—At the end of the section insert—

“(4) In relation to byelaws as respects standard weights, the powers of the Provincial Government under this section shall be powers of the Central Government”.

Section 327.—For “the Government” substitute “any Government”.

*The Assam Students and Juvenile Smoking Act, 1923.*

(Assam II of 1923.)

Section 4.—After “Council” insert “or Legislative Assembly”.

*The Assam President's Salary Act, 1924.*

(Assam II of 1924.)

This Act shall cease to have effect.

*The Assam Water-Hyacinth Act, 1926.*

(Assam III of 1926.)

Section 6.—For “of Government” substitute “of the Provincial Government”.

Section 7.—For “Government” substitute “the Crown”.

Section 11.—Omit “with the previous sanction of the Governor-General in Council”.

*The Assam Temperance Act, 1926.*

(Assam IV of 1926.)

Section 13.—Omit the proviso.

Section 16.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

After section 16 insert—

“Cantonments.

17. As respects cantonments, the powers conferred by this Act on the Provincial Government shall be powers of the Central Government”.

*The Assam Primary Education Act, 1926.*

(Assam V of 1926.)

Section 3.—For “the Government” substitute “the Provincial Government”, and for “by Government” substitute “by the Provincial Government”.

Section 6.—In subsection (4) omit “together with all fines and penalties realised under sections 18 and 19”.

Section 7.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature” and for “the Council” substitute “either Chamber”.

Section 13.—For “the Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Section 15.—For “the Government” substitute “the Provincial Government”.

Omit section 21.

*The Assam Rural Self Government Act, 1926.*

(Assam VII of 1926.)

Section 17.—Omit clause (ii).

Section 19.—Omit clause (v).

Section 27.—For “property of the Government” substitute “property of the Crown”.

Sections 29 and 30.—For “officer of Government” substitute “servant of the Crown”.

Section 51.—Omit subsection (4).

Section 54.—For “Government” substitute “the Crown”.

Sections 69 and 71.—For “village fund of the village where the cause of action arose” substitute “revenues of the Province”.



*The Assam Opium Smoking Act, 1927.*

(Assam III of 1927.)

Sections 19 and 20.—For “Secretary of State for India in Council” substitute “Crown”.

Section 22.—For “out of fines imposed under this Act” substitute “to officers and informers”.

*The Goalpara Tenancy Act, 1929.*

(Assam I of 1929.)

Section 1.—For “the Assam Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Section 4.—In clause (21) for “the Government” substitute “the Crown”.

Section 17.—For “for the Government” substitute “for any Government”; for “of Government” substitute “of the Crown” and for “by the Government” substitute “by the Crown”.

Section 55.—For “Secretary of State for India in Council” substitute “Crown” and for “officer of the Government” substitute “servant of the Crown”.

Section 117.—For “the Government” substitute “the Provincial Government”.

Section 125.—Omit “with the approval of the Governor General in Council”.

Section 182.—For “the Government” substitute “the Crown”.

*The Assam Local Fund (Accounts and Audit) Act, 1930.*

(Assam II of 1930.)

Section 2.—After “includes any fund” insert “(not being a cantonment fund).”

*The Bijni Succession Act, 1931.*

(Assam II of 1931.)

Throughout the Act “Governor” shall stand unmodified.

After section 12 insert—

12A. In exercising his functions under the foregoing provisions of this Act the Governor shall act in his discretion.”

“Governor to act in his discretion.”

*The Assam Pure Food Act, 1932.*

(Assam IV of 1932.)

Omit section 21.

*The Assam Criminal Law Amendment Act, 1934.*

(Assam III of 1934.)

Throughout the Act, save as expressly provided, for “Local Government” substitute “appropriate Government” and for “officer of Government” and “officer of the Government” substitute “servant of the Crown”.

Section 2.—At the end insert—“and ‘the appropriate Government’ means, in relation to any of the matters enumerated in list I in the Seventh Schedule to the Government of India Act, 1935, the Central Government, and in relation to any other matter, the Provincial Government”.

Section 4.—For “under subsection (3) of section 101 of the Government of India Act” substitute “Section 220 of the Government of India Act, 1935”.

Section 30.—For the first and the second “Local Government” substitute “Provincial Government” and for the third “Local Government” substitute “Government by which the Commissioners were appointed”.

*The Assam (Temporarily-Settled Districts) Tenancy Act, 1935.*

(Assam III of 1935.)

Section 2.—In subsection (1), in clause (b) for “the Government” substitute “any Government”; in clause (c) for “the Government” substitute “the Crown”; and in clause (d) for “the Government” substitute “any Government” and for “of Government” substitute “of the Crown”.

In subsection (3) for “the Assam Legislative Council” substitute “both Chambers of the Provincial Legislature”.

Section 3.—In clause (3) for “Government” substitute “the Crown”; in clause (4) for “the Government” substitute “any Government”, and in clause (11) for “Government” substitute “the Crown”.

Section 51.—For “Government” substitute “the Provincial Government”.

Section 56.—For “Secretary of State for India in Council” and “Government” substitute “Crown”.

Section 77.—For “Government” substitute “the Provincial Government”.

Section 91.—Omit “with the approval of the Governor General in Council”.

Section 102.—For “Governor of Assam in Council” substitute “Provincial Government”.

*The Assam Moslem Marriages and Divorce Registration Act, 1935.*

(Assam IX of 1935.)

Section 5.—For “Government” substitute “Provincial Government”.

Section 17.—For “by Government” and “to Government” substitute “by the Provincial Government” and “to the Provincial Government”.

*The Assam Local Board Elections (Emergency Provisions) Act, 1936.*

(Assam VII of 1936.)

Section 2.—For “Government” substitute “the Provincial Government”.

*The Assam Land Revenue Re-Assessment Act, 1936.*

(Assam VIII of 1936.)

Section 26.—After “Legislative Council” insert “or of the Assam Legislative Assembly, whichever first occurs” and after “said Council” insert “or Assembly”.

*The Assam Motor Vehicles Taxation Act, 1936.*

(Assam IX of 1936.)

Section 2.—For “by the Government” substitute “by any Government”.

Section 17.—For “Local Government” substitute “tribunal to be appointed under section 206 of the Government of India Act, 1935”.

Section 18.—For “officer of Government” substitute “servant of the Crown”.

Omit section 21.

*The Sylhet Tenancy Act, 1936.*

(Assam XI of 1936.)

Section 1.—In subsection (3), for “the Government” in clause (ii) substitute “any Government”; for “the Government” in clauses (iii) and (iv) substitute “the Crown”; and for “by Government” in clause (vi) substitute “by any Government”.

Section 3.—For “the Government” substitute “the Crown” and for “property of Government” substitute “property of the Crown”.

Section 61.—For “by Government” substitute “by the Provincial Government”.

Section 80.—For “Secretary of State for India in Council” and for “Government” substitute “Crown”.

Section 148.—For “Governor General in Council” substitute “Provincial Government”.

Section 210.—For “to the Government” substitute “to the Crown”.

Section 214.—Omit “to be credited to the local Boards”.

## SCHEDULE X.

## NORTH-WEST FRONTIER PROVINCE ACTS.

*The North-West Frontier Province Legislative Council (Deputy President Salary) Act, 1932.*

(N. W. F. P. I of 1932.)

This Act shall cease to have effect.

*The North-West Frontier Province General Clauses Act, 1932.*

(N. W. F. P. II of 1932.)

Section 4.—Omit clause (5).

At the end of clause (9) insert—

“Provided that in any Act passed after the commencement of Part III of the Government of India Act, 1935, ‘colony’ shall not include any Dominion as defined in the Statute of Westminster, 1931, any Province or State forming part of such a Dominion or British Burma”.

Omit clauses (19), (22), (27), (30) and (34).

At the end of clause (35) insert “or by the Provincial Legislature or the Governor of the North-West Frontier Province under the Government of India Act, 1935”.

In clause (41) for “Government” in sub-clause (a) substitute “Crown” and in sub-clause (b) omit “of the Government of India or of any Local Government”, “by the Government of India or the Local Government” and “and extradition”.

Clause (45) shall stand unmodified.

At the end of clause (47) insert “or a Regulation made under section 92 of the Government of India Act, 1935”.

Section 5.—In subsection (1) for the words from “on the day” to “Governor-General” substitute “if it is an Act of the Legislature, on the day on which the assent thereto of the Governor, the Governor-General or His Majesty, as the case may require, is first published in the Official Gazette, and if it is an Act of the Governor, on the day on which it is first published as an Act in the Official Gazette”.

Section 23.—For “the day on which the assent thereto of the Governor-General is first published in the Gazette” and “the assent of the Governor-General has been published as aforesaid” substitute “the passing thereof”.

Section 24.—For “Local Government” substitute “Central Government, or, as the case may be, the Provincial Government”.

After section 31 insert—

“Application  
to Ordinances.

32.—The provisions of this Act shall apply in relation to any Ordinance promulgated by the Governor under section 88 or section 89 of the Government of India Act, 1935, as they apply in relation to a North-West Frontier Province Act made by the Provincial Legislature”.

*The North-West Frontier Province Public Tranquillity (Additional Powers) Act, 1932.*

(N.W.F.P. III of 1932.)

Section 4.—For “the Government” substitute “the Crown”.

Section 6.—For “of Government” substitute “of the Provincial Government”.

Section 7.—For “ of Government ” substitute “ of the Crown ”.

Section 11.—For “ of the Government ” and “ of Government ” substitute “ of the Crown ”.

Section 20.—For “ Section 101 of the Government of India Act ” substitute “ section 220 of the Government of India Act, 1935 ”.

*The North-West Frontier Province Regulation of Accounts Act, 1935.*

(N.W.F.P. V of 1935.)

Section 2.—In clause (1) for “ Indian Legislature ” substitute “ Central Legislature ”.

In clause (7) for “ Government ” substitute “ the Central or any Provincial Government ”.

*The North-West Frontier Province Village Council Act, 1935.*

(N.W.F.P. VII of 1935.)

Section 14.—For “ department of Government ” substitute “ department of any Government ”.

Section 23.—For “ Secretary of State ” substitute “ Crown ”.

Section 32.—For “ Government ” substitute “ any Government ”.

*The North-West Frontier Province Legislative Council (Elected President's Salary) Act, 1936.*

(N.W.F.P. II of 1937.)

This Act shall cease to have effect.

*The Hazara Forest Act, 1936.*

(N.W.F.P. VI of 1937.)

Section 4.—For “ the property of Government ” substitute “ vested in the Crown for the purposes of the Province ” and for “ to Government ” substitute “ to the Provincial Government ”.

Sections 5 and 6.—For “ Government ” substitute “ the Crown ”.

Section 11.—Omit “ with the previous sanction of the Governor-General in Council ”.

Section 12.—For “ Government ” substitute in subsection (1) “ Provincial Government ” and in subsection (3) “ Crown ”.

Section 27.—For “ the Government ” substitute “ the Provincial Government ” and omit “ With the previous sanction of the Governor-General in Council ”.

Section 28.—For “ Local Government ” substitute “ Central Government ” and at the end of section add—

“(2) Notwithstanding anything in this Section the Provincial Government may, until provision to the contrary is made by the Central Legislature, continue to levy any duty which it was lawfully levying before the commencement of Part III of the Government of India Act, 1935, under this section as then in force :

Provided that nothing in this subsection shall authorise the levy of any duty which as between timber produced in the Province and similar timber not so produced discriminates in favour of the former or which in the case of timber produced outside the Province, discriminates between timber produced in one locality and similar timber produced in another locality ”.

After section 29 insert—

" 29A.—Notwithstanding anything in section 29, the Central Government may make rules to prescribe the route by which alone timber or other forest produce may be imported or transported into the Hazara district across any customs frontier as defined by the Central Government, and any rules made under section 29 shall have effect subject to the rules made under this section ".

Section 30.—For " the property of Government " substitute " vested in the Crown for the purposes of the Province ".

Section 31.—For " the Government " substitute " the Crown ".

Section 32.—For " the Government " substitute " the Crown for the purposes of the Province ".

Section 33.—For " Government " substitute " Crown ".

Section 34.—For " Government " substitute " the Provincial Government ".

Sections 42 and 56.—For " Government " substitute " Crown ".

## SCHEDULE XI.

## REGULATIONS OF THE GOVERNOR-GENERAL IN COUNCIL.

*The Sonthal Parganas Settlement Regulation, 1872.*

(Central Regulation III of 1872.)

Section 3.—At the end of subsection (3) insert—

“ Provided that the powers conferred by this subsection shall not be exercisable after the commencement of Part III of the Government of India Act, 1935 ”.

Section 18.—For the first “ the Government ” substitute “ any Government ” and for the second and the third “ the Government ” substitute “ the Crown ”.

*The Ajmer-Taluqdars' Relief Regulation, 1872.*

(Central Regulation IV of 1872.)

Section 2.—For “ Government ” substitute “ the Crown ”.

Section 3.—For “ Government rupees ” substitute “ British Indian currency ”.

*The Spiti Regulation, 1873.*

(Central Regulation I of 1873.)

Section 14.—For “ law hereafter passed by the Governor-General in Council ” substitute “ Central Act or regulation passed or made after the commencement of this regulation and before the commencement of Part III of the Government of India Act, 1935 ”.

*The Bengal Eastern Frontier Regulation, 1873.*

(Central Regulation V of 1873.)

Section 2.—Omit “ with the previous sanction of the Governor-General in Council ”.

*The Punjab Frontier Crossing Regulation, 1873.*

(Central Regulation VII of 1873.)

Throughout the Regulation, except in the preamble, for “ Chief Commissioner of the North-West Frontier Province ” and “ Local Government ” substitute “ Central Government ”.

Section 4.—For “ such place under the Government of the Lieutenant-Governor of the Punjab ” substitute “ such place within the Punjab or the North-West Frontier Province ”

*The Punjab Frontier Grazing Regulation, 1874.*

(Central Regulation I of 1874.)

Section 6.—For “ Government ” substitute “ the Crown ”.

*The Punjab Frontier Jagir Revenue Collection Regulation, 1874.*

(Central Regulation VII of 1874.)

Section 2.—Omit “ said ”.

Section 4.—Omit “ said ” and “ at his discretion ”.

*The Andaman and Nicobar Islands Regulation, 1876.*

(Central Regulation III of 1876.)

Section 13.—“ Chief Commissioner ” shall stand unmodified.

Section 14A.—In clause (3) “ Chief Commissioner ” shall stand unmodified.

*The Assam Local Rates Regulation, 1879.*

(Central Regulation III of 1879.)

Section 2.—For “Government” substitute “any Government”.

Section 3A.—Omit from “The proceeds” to the end of the section.

Section 8.—For the words from “to the Chief Commissioners” to “behalf” substitute “to the tribunal to be appointed under section 296 of the Government of India Act, 1935”, and for “by the Chief Commissioners or the person so appointed” substitute “by the tribunal”.

Omit sections 11 to 16.

*The Assam Frontier Tracts Regulation, 1880.*

(Central Regulation II of 1880.)

This Regulation shall cease to have effect, without prejudice to the continuing validity of any notification or order made thereunder and in force immediately before the commencement of Part III of the Government of India Act, 1935.

*The Garo Hills Regulation, 1882.*

(Central Regulation I of 1882.)

Section 2.—Omit “subject to the control of the Governor-General in Council”.

*The Sylhet and Cachar Rural Police Regulation, 1883.*

(Central Regulation I of 1883.)

This Regulation shall cease to have effect.

*The Assam Frontier Tracts Regulation, 1884.*

(Central Regulation III of 1884.)

This Regulation shall cease to have effect, without prejudice to the continuing validity of any notification or order made thereunder and in force immediately before the commencement of Part III of the Government of India Act, 1935.

*The Assam Land and Revenue Regulation, 1886.*

(Central Regulation I of 1886.)

Section 3.—For “the Government” substitute “the Crown” and for “by Government” substitute “by the Provincial Government”.

Section 6.—For “British Government” substitute “Crown”.

Sections 8 and 9.—For “Government” substitute “Crown”.

Section 16.—For “British Government” substitute “Crown”.

Section 23.—For “Government” substitute “Crown”.

Section 28.—For “British Government” substitute “Crown”.

Sections 34 and 58.—For “Government” substitute “Crown”.

Section 62.—For “Government” substitute “the Crown”.

Section 78A.—In subsection (1) for “Government” substitute “Provincial Government”.

Section 84.—For “Government” substitute “Provincial Government”.

Section 144A.—For “the Government” and “Government” substitute “the Crown”.



Section 147.—For “Chief Commissioner” substitute “tribunal to be appointed under section 296 of the Government of India Act, 1935”.

Sections 148 and 149.—For “officer” substitute “tribunal or officer”.

Section 151.—For “Chief Commissioner” substitute “tribunal to be appointed under section 296 of the Government of India Act, 1935”.

*The Ajmere Rural Boards Regulation, 1886.*

(Central Regulation VI of 1886.)

Section 8.—For “by the Government” substitute “by the Central or any Provincial Government”.

Section 15.—For “the rules of the Civil Service Regulations for the time being in force” substitute “the conditions of his service under the Crown”.

Section 16.—For “the rules of the Civil Service Regulations for the time being in force” substitute “rules similar to those applicable for the time being to servants of the Crown of the like class”.

Section 21.—For “Secretary of State for India in Council” substitute “Central Government”.

*The Assam Forest Regulation, 1891.*

(Central Regulation VII of 1891.)

Section 1.—In subsection (2) omit “for the time being” and “Chief Commissioner” shall stand unmodified.

Section 3.—In clause (1) omit “the Governor-General in Council or” and in clause (8) for “the British Government; and” substitute “the Crown, not being land vested in the Crown for the purposes of the Central Government; and”.

Section 7.—For “Government” substitute “Crown”.

Section 28.—Omit “subject to the control of the Governor-General in Council”.

For section 37 substitute—

37.—(1) The Central Government may levy a duty in such manner, at such places and at such rates as it may prescribe by notification in the Official Gazette, on all forest produce which is brought into the territories to which this Regulation extends from any place beyond those territories. “Power to impose duty on forest produce.”

(2) In every case in which such duty is directed to be levied ad valorem, the Central Government may, by like notification, determine the manner in which the value is to be ascertained.

(3) Until provision to the contrary is made by the Central Legislature, the Provincial Government may continue to levy on forest produce brought into the territories to which this Regulation extends from any place in the province beyond those territories any duty which it was levying immediately before the commencement of Part III of the Government of India Act, 1935 :

Provided that nothing in this subsection authorises the levy of any duty which as between forest produce of the Province and similar produce of a locality outside the province, discriminates in favour of the former, or which, in the case of forest produce of localities outside the Province, discriminates between forest produce of one locality and similar forest produce of another locality.

Section 38.—For “Local Government” substitute “Central or, as the case may be, the Provincial, Government”.

" Powers of  
Central Gov-  
ernment as to  
movement of  
timber across  
Customs  
frontiers.

Section 40.—For " the Government " substitute " the Crown ".

After section 40 insert—

40A. Notwithstanding anything in section 40, the Central Government may make rules to prescribe the route by which alone timber or other forest produce may be imported, exported, or moved into or from British India across any customs frontier as defined by the Central Government, and any rules made under section 40 shall have effect subject to the rules made under this section ".

Section 43.—For " the Government " substitute " the Crown for the purposes of the Province. "

Section 45.—For " Government " substitute " Crown ".

Section 46.—For " in the Government " substitute " in the Crown for the purposes of the province ".

Sections 49, 51 and 52.—For " the Government " substitute " the Crown ".

Section 56.—For " in the Government " substitute " in the Crown for the purposes of the province ".

Sections 57, 59 and 63.—For " the Government " substitute " the Crown ".

Section 64.—For " the Government " substitute " the Provincial Government ".

Section 65.—For " the Government " substitute " the Crown ".

Section 72.—In clause (c) omit from " from the proceeds " to " treasury ".

Sections 74 to 77.—For " Government " substitute " Crown ".

*The Coorg Land and Revenue Regulation, 1899.*

(Central Regulation I of 1899.)

Section 4 shall stand unmodified.

Section 9.—Omit " the Commissioner with the previous sanction of ".

Sections 13, 14 and 17 shall stand unmodified.

Section 142.—Omit clause (b).

*The Chittagong Hill-Tracts Regulation, 1900.*

(Central Regulation I of 1900.)

Section 2.—For " Local Government may " substitute " Provincial Government may, with the concurrence of the Central Government ".

Section 4.—At the end of subsection (2) insert—

" Provided further that no such declaration shall be made after the commencement of Part III of the Government of India Act, 1935. "

Section 11.—For " Local Government " substitute " Central Government ".

Section 18.—After subsection (3) insert—

" (4) The powers conferred by this section on the Provincial Government shall be powers of the Central Government as respects rules for the regulation of the following matters, namely —

- (a) the possession of fire-arms and ammunition and the manufacture of gunpowder ;
- (b) the cultivation, manufacture and sale for export of opium ; and
- (c) the import or export across customs frontiers, as defined by the Central Government, of any intoxicating drug or foreign spirit or fermented liquor."

*The Hazara (Upper Tanawal) Regulation, 1900.*

(Central Regulation II of 1900.)

Section 2.—For “the Government” substitute “the Provincial Government”.

Section 4.—At the end of the section insert—

“Provided that the powers conferred by this section shall not be exercised after the commencement of Part III of the Government of India Act, 1935”.

Section 6.—At the end of subsection (3) insert—

“Provided that in relation to offences with respect to any of the matters specified in List I in the Seventh Schedule to the Government of India Act, 1935, the powers conferred by this subsection on the Provincial Government shall be powers of the Central Government”.

*The Coorg Courts Regulation, 1901.*

(Central Regulation I of 1901.)

Omit section 17.

*The Frontier Crimes Regulation, 1901.*

(Central Regulation III of 1901.)

Section 1.—Omit “with the previous sanction of the Governor-General in Council”.

Sections 32 and 62A.—For “Local Government” substitute “Central Government”.

*The Frontier Murderous Outrages Regulation, 1901.*

(Central Regulation IV of 1901.)

Section 1.—Omit “for the time being”.

Section 11.—For “Governor-General in Council” substitute “Provincial Government”.

Section 12.—After “any person” insert “charged with, or suspected of, an intention to commit, or permit the commission of, an offence punishable under section 2, being a person” and after “section 11” insert “or under any such law as is mentioned in that section”.

*The North-West Frontier Province Law and Justice Regulation, 1901.*

(Central Regulation VII of 1901.)

Section 2.—Omit clause (c) of subsection (1) and in subsection (2) for “Governor-General in Council” substitute “Provincial Government”.

Section 6.—In subsection (1), in clause (b), for “Lieutenant-Governor” substitute “Governor” and for “to the Chief Commissioner” substitute “respectively to the Provincial Government or to the Governor”; and omit clause (g).

Section 8.—Omit “with the previous sanction of the Governor-General in Council”.

After section 8 insert—

8A.—References in the foregoing provisions of this Part of this Regulation, in whatever form of words, to any Indian law in force shall, after the commencement of Part III of the Government of India Act, 1935, be construed as references to that law as adopted and modified under that Act.”

Section 16.—Omit “with the previous sanction of the Governor-General in Council”.

“Application to adaptations and modifications made under s. 293 of the Government of India Act, 1935.”

Section 17.—At the end insert—

“(7) Nothing in this section shall authorise the imposition of any tax which the Provincial Legislature has no power to impose in the Province under the Government of India Act, 1935 :

Provided that any such tax which immediately before the commencement of Part III of the said Act was lawfully being levied under this section as then in force, may continue to be levied until provision to the contrary is made by the Central Legislature.”

Section 26.—Omit “subject to the control of the Governor-General in Council”.

Section 30.—At end insert—

“(4) In this and the next three succeeding sections ‘the Government’ means, in relation to any period before the commencement of Part III of the Government of India Act, 1935, the Central Government or the Provincial Government, and in relation to any subsequent period, the Provincial Government.”

First Schedule.—For the entry in column 4 against the Punjab Frontier Crossing Regulation, 1873, substitute—

“All references to the Commissioner, or the Commissioner of the Division, shall be omitted.”

*The North-West Frontier Province Court of Wards Regulation, 1904.*

(Central Regulation V of 1904.)

Section 2.—Omit “the territories for the time being administered by the Chief Commissioner of”; “and to the Local Government”; “and” to the said Chief Commissioner respectively” and proviso (c).

At the end of the section insert—

“The reference in this section to the Punjab Court of Wards Act, 1903, shall, after the commencement of Part III of the Government of India Act, 1935, be construed as a reference to that Act as adapted and modified under the said Act of 1935.”

*The Coorg Municipal Regulation, 1907.*

(Central Regulation II of 1907.)

Section 7.—Omit “for the benefit of the inhabitants of the local area” and for “Secretary of State for India in Council” substitute “Central Government”.

Section 28.—For “Civil Service Regulations for the time being in force” substitute “conditions of his service under the Crown” and for “by the Government” substitute “by the Government concerned”.

Section 29.—For the first “under the Civil Service Regulations for the time being in force” substitute “under rules similar to those applicable for the time being to servants of the Crown of the like class” and omit the second “under the Civil Service Regulations for the time being in force”.

Section 34.—For “Secretary of State for India in Council” substitute “Central Government”.

*The Nugur Albaka and Cherla Laws and Cesses Regulation, 1909.*

(Central Regulation I of 1909.)

Throughout the Regulation, for “Governor of Fort St. George in Council” substitute “Provincial Government of Madras”.

Section 3.—Omit from “notwithstanding” to “Governor-General in Council”.

*The British Baluchistan Bazars Regulation, 1910.*

(Central Regulation V of 1910.)

Section 5.—In the proviso to subsection (1) omit—"under any general or special orders of the Governor-General in Council for the time being in force".

*The North-West Frontier Province Gazette Regulation, 1911.*

(Central Regulation I of 1911.)

This Regulation shall cease to have effect.

*The Laccadive Islands and Minicoy Regulation, 1912.*

(Central Regulation I of 1912.)

Section 3.—After "this Regulation" insert "the Bengal State Prisoners Regulation, 1818".

Omit section 8A.

Section 9.—In clause (c) of subsection (1) after "may" insert "before the commencement of Part III of the Government of India Act, 1935".

*The British Baluchistan Laws Regulation, 1913.*

(Central Regulation II of 1913.)

Section 5.—Omit subsection (2).

*The Excise Regulation, 1915.*

(Central Regulation I of 1915.)

Section 2.—Omit the provisos to clauses (8) and (10).

In clause (19) for "import and export from British Baluchistan from and to the territories administered by the Agent to the Governor-General in Baluchistan as such Agent" substitute "import and export across the frontiers between British Baluchistan and any territories outside British India in or in relation to which the Chief Commissioner of British Baluchistan exercises any jurisdiction under the authority of the Central Government or of the Crown Representative."

Section 60.—For "Secretary of State for India in Council" substitute "Crown".

*The North-West Frontier Province Law and Justice (Amendment) Regulation, 1919.*

(Central Regulation I of 1919.)

Omit section 5.

*The North-West Frontier Province Validation and Indemnity Regulation, 1920.*

(Central Regulation I of 1920.)

Throughout the Regulation for "officer of Government" substitute "servant of the Crown".

*The Ajmer-Merwara Municipalities Regulation, 1925.*

(Central Regulation VI of 1925.)

Section 6.—For “Secretary of State in Council” substitute “Central Government”.

Section 24.—In subsection (1) for “any rule, or general or special order, made by the Secretary of State in Council or the Governor-General in Council in force for the time being” substitute “the conditions of his service under the Crown”.

In subsection (5) for “any rule, or general or special order, made by the Secretary of State in Council or the Governor General in Council” substitute “any relevant rules or orders”.

Section 25.—For “the Secretary of State in Council or the Governor General in Council” substitute “the Government concerned”.

Section 28.—For “Secretary of State for India in Council” substitute “Central Government”.

*The Ajmere Courts Regulation, 1926.*

(Central Regulation IX of 1926.)

Omit section 17.

Section 18.—For the first “Judicial Commissioner” substitute “Provincial Government”.

*The Panth Piploda Laws Regulation, 1929.*

(Central Regulation I of 1929.)

Section 3.—Omit subsection (2).

The Schedule.—Omit the modifications of sections 5 and 17 of the Public Gambling Act, 1867.

*The Validation (Matrimonial Jurisdiction) Regulation, 1929.*

(Central Regulation II of 1929.)

This Regulation shall stand unmodified.

*The North-West Frontier Province Courts Regulation, 1931.*

(Central Regulation I of 1931.)

Throughout the Regulation, for “Additional Judicial Commissioner” and “Additional Judicial Commissioners” substitute “Assistant Judicial Commissioner” and “Assistant Judicial Commissioners” respectively.

Omit section 4.

Section 7.—Omit “with the previous sanction of the Governor-General in Council”.

Section 9.—For “The Local Government may appoint a Registrar and the Judicial Commissioner may appoint” substitute “There may, in accordance with the provisions of Part X of the Government of India Act, 1935, be appointed a Registrar, and”.

Omit subsection (3).

Section 16.—Omit all the words after “the number of subordinate judges to be appointed”.

Section 20.—In subsection (2) for “Local Government” substitute “Court of the Judicial Commissioner”.

Omit sections 27 and 28.

Section 29.—For “26 and 27” substitute “and 26”.

Section 36.—For “of Government” substitute “of the Crown”.

*The Panth Piploda Courts Regulation, 1931.*

(Central Regulation IV of 1931.)

Throughout the Regulation, except in section 5, "Chief Commissioner" shall stand unmodified.

*The Orissa Laws Regulation, 1936.*

(Central Regulation I of 1936.)

Section 8.—For "a Legislative Council" substitute "the Chamber or Chambers of a Provincial Legislature"; for "such Legislative Council" substitute "such Chamber or Chambers", and for "any Legislative Council" substitute "a Chamber or the Chambers of a Provincial Legislature".

Section 13.—For "Governor-General in Council" substitute "Provincial Government".

After section 14 insert—

15. References in this Regulation, by whatever form of words, to any Indian law in force immediately before the first day of April 1936, shall, after the commencement of Part III of the Government of India Act, 1935, be construed as references to that law as adapted or modified under section 293 of that Act.

"Provisions as to modifications made under s. 293 of the Government of India Act, 1935."

The First Schedule.—In the first column for "Local Government" substitute "Local or Provincial Government"; omit "except in the Patna University Act, 1917 and the Andhra University Act, 1925"; but save as aforesaid the said first column shall stand unmodified.

In the second column, for entry 1 substitute:—

"1. (a) The Provincial Government of Orissa.

(b) The Governor of Orissa."

*The Orissa Medical Regulation, 1936.*

(Central Regulation II of 1936.)

After section 25 insert—

26. This Regulation has effect subject to the provisions of Chapter III of Part V of the Government of India Act, 1935."

"Saving for provisions of Government of India Act, 1935."

The Schedule.—In clause 3, after "India" insert "or Burma"; for "by the Government" substitute "by the Government concerned", and for "maintained by Government" substitute "maintained by any Government".

*The Khondmals Laws Regulation, 1936.*

(Central Regulation IV of 1936.)

Sections 4 and 5.—At the end of each section insert—

"The powers conferred by this section shall not be exercisable after the commencement of Part III of the Government of India Act, 1935."

Sections 33, 36 and 39.—For "the Government" substitute "the Crown".

Section 45.—At the beginning insert—

"The Provincial Government may appoint any person to be a village-chaukidar and"; and omit "may after consulting the householders of any village, appoint any person to be a village-chaukidar, and".

Section 68.—For "the Government" substitute "the Crown".

Section 69.—For "the Government" substitute "the Provincial Government".

*The Angul Laws Regulation, 1936.*

(Central Regulation V of 1936.)

Sections 4 and 5.—At the end of each section insert—

“The powers conferred by this section shall not be exercisable after the commencement of Part III of the Government of India Act, 1935”.

Sections 33, 36 and 39.—For “the Government” substitute “the Crown”.

Section 46.—At the beginning insert—

“The Provincial Government may appoint any person to be a village-chaukidar and”; and omit “may after consulting the house-holders of any village, appoint any person to be a village-chaukidar and”.

Section 69.—For “the Government” substitute “the Crown”.

Section 70.—For “the Government” substitute “the Provincial Government”.

*The Sind Laws Regulation, 1936.*

(Central Regulation VI of 1936.)

Section 4.—“Governor in Council” and “Bombay Government Gazette” shall stand unmodified.

Omit section 5.

After section 5 insert—

Provisions as to modifications made under s. 293 of Government of India Act, 1935.

6. References in this Regulation, by whatever form of words, to any Indian law in force in Sind immediately before the first day of April nineteen hundred and thirty-six shall, after the commencement of Part III of the Government of India Act, 1935, be construed as references to that law as adapted or modified under section 293 of that Act.”

The First Schedule.—In the first column in entry 1, at the end of clause (a) insert “the Commissioner in Sind, the Provincial Government, or the Provincial Government of Bombay”, in clause (b) omit from “except” to the end, and omit clause (c); but in other respects the first column shall stand unmodified.

In the second column for entry 1, substitute—

“1. (a) The Provincial Government of Sind.

(b) The Governor of Sind.”

The Third Schedule.—Omit paragraph 11.



## SCHEDULE XII.

## MADRAS REGULATIONS.

*The Indian Civil Service (Madras) Loans Prohibition Regulation, 1802.*

(Madras Regulation XIX of 1802.)

Long Title and Section 2.—For “the Company” substitute “the Crown”.

*The Madras Permanent Settlement Regulation, 1802.*

(Madras Regulation XXV of 1802.)

Throughout the Regulation for “officers of Government” substitute “officers of the Crown”.

Section 5.—For the second “Government” substitute “Provincial Government”.

Sections 12 and 13.—For “the Government” substitute “the Provincial Government”.

*The Madras Karnams Regulation, 1802.*

(Madras Regulation XXIX of 1802.)

Omit section 5.

Section 13.—For “Government” substitute “the Crown”.

*The Madras Board of Revenue Regulation, 1803.*

(Madras Regulation I of 1803.)

Omit section 40.

*The Madras Collectors Regulation, 1803.*

(Madras Regulation II of 1803.)

Section 2.—Omit “from duties on commodities by sea and land, from salt” and for “of the Company” substitute “of the Crown”.

Omit section 37.

Section 60.—Omit the words to “or otherwise”.

Omit sections 61 and 64.

Section 65.—For “Governor in Council” substitute “Central Government”.

*The Madras Endowments and Escheats Regulation, 1817.*

(Madras Regulation VII of 1817.)

Sections 4 and 6.—For “Government” substitute “the Provincial Government”.

Sections 14 and 16.—For “Government” substitute “the Crown”.

*The Madras State Prisoners Regulation, 1819.*

(Madras Regulation II of 1819.)

Section 1.—In the recitals, for “reasons of State policy” substitute “reasons connected with the maintenance of public order in the Province”, for “the reasons above declared” substitute “reasons of State”, and omit “situated within the territories dependent on the Presidency of Fort St. George”.

At the end of the section, for the words from “the Governor in Council has enacted” to the end of the section, substitute “it is hereby enacted as follows :—”

Section 2.—In the first paragraph, for “ the reasons stated in the preamble of this Regulation ” substitute “ reasons connected with the maintenance of public order in the Province,” and for the words from “ under the authority ” to “ shall be issued ” substitute “ shall be issued by the Provincial Government ”.

In the third paragraph for “ territories subject to the Presidency of Fort Saint George ” substitute “ Province ”.

Section 3.—Omit “ through the Chief Secretary to Government ”.

Section 9.—For “ the reasons declared in the preamble to this Regulation ” substitute “ reasons of State ” and omit “ under the hand of one of the Secretaries to Government ”.

After section 11, insert—

“Extent.

12. This Regulation extends to the whole of the Province of Madras.”

Appendix.—Omit “ in Council ” and all words after “ Regulation II of 1819 ”.

*The Madras Native Public Officers Regulation, 1822.*

(Madras Regulation VII of 1822.)

This Regulation shall cease to have effect.

## SCHEDULE XIII.

## BOMBAY REGULATIONS.

(Bombay Regulation II of 1827.)

Section 47.—For “Government” substitute “the Crown or the Federal Railway Authority”.

(Bombay Regulation IV of 1827.)

Section 26.—For “Regulations of Government” substitute “Indian laws”.

(Bombay Regulation VIII of 1827.)

Section 10.—For “Government newspaper” substitute “Official Gazette”.

(Bombay Regulation XXII of 1827.)

Section 42.—For “Governor in Council” substitute “Central Government”.

Section 43.—For “Government” and for the last “the Collector” substitute “the Central Government”.

(Bombay Regulation XXV of 1827.)

The Preamble.—In the first recital, for the words from “reasons of State” to “internal commotion” there shall be substituted the words “reasons connected with the maintenance of public order in a Province”.

In the third recital, for the words “the reasons above declared” there shall be substituted the words “reasons of State”, and the words “situated within the zilas subordinate to Bombay” shall be omitted.

Section 1.—In the first paragraph, for “any of the considerations stated in the preamble of this Regulation” substitute “reasons connected with the maintenance of public order in the Province”; and in the second paragraph, for “the zilas subordinate to Bombay” substitute “the Province”.

Section 3.—Omit “through the Secretary to Government in the Political Department”.

Section 7.—For “reasons of the nature of those specified in the preamble to this Regulation” substitute “reasons of State”; and omit “under the hand of one of the Secretaries to Government”.

After Chapter II, insert the following Chapter :—

## “CHAPTER III.

## EXTENT OF THIS REGULATION.

10. This Regulation extends to the whole of the Provinces of Bombay **Extent.** and Sind as constituted under the Government of India Act, 1935.”

Appendix A.—Omit “in Council” and all words after “Regulation XXV, A.D. 1827.”

(Bombay Regulation XXIX of 1827.)

Sections 3 and 4.—For “Government” substitute “the Provincial Government”.

Section 5.—For “to Government” and “by Government” substitute “to the Provincial Government” and “by the Provincial Government”.

(Bombay Regulation VII of 1830.)

Section 5.—For “Government” substitute “the Provincial Government”.

(Bombay Regulation XIII of 1830.)

Section 1.—For “Government” and “the Government” substitute “the Provincial Government”.

Section 3.—For “Government” substitute “the Provincial Government”.

Appendix A.—For “the Governor in Council” substitute “the Governor”.

(Bombay Regulation I of 1831.)

Throughout the Regulation for “Government” substitute “the Provincial Government”.

(Bombay Regulation XVI of 1831.)

Throughout the Regulation for “Government” substitute “the Provincial Government”.

## SCHEDULE XIV.

## BENGAL REGULATIONS.

*The Bengal Permanent Settlement Regulation, 1793.*

(Bengal Regulation I of 1793.)

The Regulation shall stand unmodified but, as respects anything done or to be done after the commencement of Part III of the Government of India Act, 1935, references to the Governor-General in Council shall be construed as references to the Provincial Government, except that, as respects that period, references to the making or adoption of Regulations by the Governor-General in Council shall be construed as references to the passing of Acts of the Provincial Legislature.

*The Bengal Land Revenue Regulation, 1793.*

(Bengal Regulation II of 1793.)

Omit the second paragraph of section 9, and sections 11 and 13.

Section 15.—For “Governor-General in Council” substitute “Provincial Government”.

Omit section 18.

*The Bengal Inheritance Regulation, 1793.*

(Bengal Regulation XI of 1793.)

Section 5.—For “Regulations that have been or may be passed by the Governor-General in Council” substitute “laws for the time being in force” and omit “and Regulations”.

*The Bengal Revenue Free Lands (Non-Badshahi Grants) Regulation, 1793.*

(Bengal Regulation XIX of 1793.)

Section 10.—For “of the Governor-General in Council or the Local Government” substitute “of the Provincial Government or, before the commencement of Part III of the Government of India Act, 1935, of the Central Government”.

Section 20.—For “the British Government” substitute “the Crown”.

Sections 26 and 27.—For “Governor-General in Council” substitute “Provincial Government”.

*The Bengal Revenue-Free Lands (Badshahi Grants) Regulation, 1793.*

(Bengal Regulation XXXVII of 1793.)

Sections 5 and 6.—For “to Government” substitute “to the Crown”.

Section 15.—For “the British Government” substitute “the Crown”.

Sections 21 and 22.—For “Governor-General in Council” substitute “Provincial Government”.

*The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.*

(Bengal Regulation XXXVIII of 1793.)

Long Title and section 2.—For “Company” substitute “Crown”.

*The Bengal Native Revenue Officers Regulation, 1794.*

(Bengal Regulation III of 1794.)

Throughout the Regulation for “Government” substitute “the Provincial Government”.

*The Benares Permanent Settlement Regulation, 1795.*

(Bengal Regulation I of 1795.)

Section 3.—In the third clause for “the Governor-General in Council” substitute “any competent authority in British India”.

*The Benares Permanent Settlement (Supplemental) Regulation, 1795.*

(Bengal Regulation XXVII of 1795.)

Section 2.—For “and the Governor-General in Council” substitute “and the Provincial Government”.

Section 3.—For “Government” substitute “the Crown”.

Section 5.—In the first clause for the words from “the Governor-General in Council” to “the soil” substitute “such laws as may be necessary for the protection and welfare of the pattidars, under-renters, raiyats and other cultivators of the soil will be enacted whenever deemed proper”.

In the second clause for the words from “if he shall” to “to collect” substitute “if the saiyar collections or any other internal duties are hereafter re-established and officers appointed on behalf of the Crown to collect them”.

In the third clause for “Governor General in Council” substitute “Provincial Government” and for “Government” substitute “the Crown”.

In the fourth clause omit “the Governor General in Council reserves to himself” and for “should he” substitute “is reserved to the Crown, should the Provincial Government”; and for “Government” substitute “the Crown”.

In the fifth clause for “of the Governor General in Council dispensing with, altering or abolishing those Regulations” substitute “of those Regulations being dispensed with, altered or abolished”.

Section 6.—For “Regulations that they may hereafter enact” substitute “laws which may hereafter be enacted”.

Section 7.—In the first paragraph for “between Government and the proprietor” substitute “with the proprietor”.

In the third paragraph for “Government might sustain a considerable loss of revenue” substitute “considerable loss of public revenue might be sustained” and for “such other officer as Government” substitute “such other officer as the Provincial Government”.

In the fourth paragraph for “Government” substitute “the Crown”.

In the first paragraph of clause first omit “by order of the Governor General in Council”.

In the second paragraph of clause first for “Regulations as the Governor General in Council may hereafter adopt” substitute “laws as may be made hereafter”.

In the first paragraph of clause second omit “by order of the Governor General in Council” and in the third paragraph of that clause for “Regulations as the Governor General in Council may hereafter enact” substitute “laws as may be made hereafter”.

In the second paragraph of clause third for “Regulations as Government may hereafter adopt” substitute “laws as may be made hereafter”.

In the second paragraph of clause fourth for “Regulations as the Governor General in Council may hereafter adopt” substitute “laws as may be made hereafter”.

Section 10.—For “Government” substitute “the Crown”.

*The Benares Inheritance Regulation, 1795.*

(Bengal Regulation XLIV of 1795.)

Section 6.—For “Regulations that have been or may be passed by the Governor General in Council” substitute “law for the time being in force”.

*The United Provinces Native Revenue-Officers’ Regulation, 1803.*

(Bengal Regulation XXXIII of 1803.)

Sections 2, 3 and 8.—For “Government” substitute “the Crown”.

*The Outrack Land-Revenue Regulation, 1805.*

(Bengal Regulation XII of 1805.)

Sections 22, 30 and 35.—For “to Government” substitute “to the Crown”.

*The Bengal Troops, Transport and Travellers Assistance Regulation, 1806.*

(Bengal Regulation XI of 1806.)

Section 4.—For “Local Government” substitute “Central Government”.

Sections 5 and 7.—For “Government” substitute “the Central Government”.

Section 8.—For “officers of Government” substitute “officers of the Crown”.

*The Bengal Charitable Endowments’ Public Buildings and Escheats Regulation, 1810.*

(Bengal Regulation XIX of 1810.)

Section 3.—For “of Government” substitute “of the Provincial Government”.

Sections 6 and 13.—For “to Government” substitute “to the Provincial Government”.

*The Bengal Land-Revenue Sales Regulation, 1812.*

(Bengal Regulation V of 1812.)

Section 4.—For “Government” substitute “the Provincial Government”.

Section 24.—For “Government” substitute “Provincial Government”.

Section 25.—For “to Government” substitute “to the Crown”.

*The Bengal Foreign Immigration Regulation, 1812.*

(Bengal Regulation XI of 1812.)

Throughout the Regulation for “Local Government” substitute “Central Government” and for “the British Government” substitute “His Majesty”.

*The Bengal Kanungos Regulation, 1816.*

(Bengal Regulation V of 1816.)

Omit section 3.

Section 4.—After “Collectors” insert “or other persons responsible for making the appointments”.

Section 5.—For “by Government” substitute “by the Crown”.

Section 7.—For “Government” substitute “the Crown”.

Section 12.—For “Government” substitute “the Provincial Government”.

*The Bengal Patwaris Regulation, 1817.*

(Bengal Regulation XII of 1817.)

Sections 7, 12 and 14.—For “Government” substitute “the Crown”.

Section 36.—For “Government” substitute “the Provincial Government”.

*The Bengal Police Regulation, 1817.*

(Bengal Regulation XX of 1817.)

Section 30.—For “Hon’ble Company’s military service” substitute “military service of the Crown” and for “Company’s sepoy or lascars” substitute “sepoy or lascars in the service of the Crown”.

*The Bengal State Prisoners Regulation, 1818.*

(Bengal Regulation III of 1818.)

Section 1.—In the second and third recitals, for “Governor-General in Council” substitute the word “Government”.

In the fifth recital omit “situated within the territories dependent on the Presidency of Fort William”.

At the end of the section, for “the Vice-President in Council has enacted the following rules, which are to take effect, throughout the Provinces immediately subject to the Presidency of Fort William, from the day on which they may be promulgated” substitute “it is hereby enacted as follows :—”.

Section 2.—In the first paragraph for “may seem to the Governor-General in Council” substitute “may seem to the Government”; and for “a warrant of commitment under the authority of the Governor-General in Council, and under the hand of the Chief Secretary, or of one of the Secretaries to Government, shall be issued” substitute “a warrant of commitment shall be issued by the Government”.

For the second paragraph substitute—

“Second.—The warrant of commitment shall be in that one of the forms set out in the Appendix to this Regulation which is appropriate to the case.”

For the third paragraph substitute—

“Third.—The warrant of commitment shall, in relation to a person to be confined for reasons connected with defence, external affairs or the discharge of the functions of the Crown in its relations with Indian States, be sufficient authority for his detention in any fortress, jail or other place in any Governor’s Province or Chief Commissioner’s Province, and in relation to any person to be confined for reasons connected with the maintenance of public order in a Province shall be sufficient authority for his detention in any fortress, jail or other place in that Province.”

Section 3.—For “Governor-General in Council” substitute “Government” and omit “through the Secretary to Government in the Political Department”.

Sections 4, 5 and 6.—For “Governor-General in Council” substitute “Government”.

After section 7 insert—

7A.—(1) Where a person is, or is to be, confined in a Governor’s Province under this Regulation for reasons connected with defence, external affairs or the discharge of the functions of the Crown in its relations with Indian States, the warrant of commitment, and any orders as to his release or the place of his detention shall be issued

“Division of functions between Central Government and Provincial Government.”



by the Central Government, and the amount of the allowance to be fixed for his support shall be fixed by the Central Government and shall be paid by the Central Government to, and applied by, the Provincial Government; and all reports and representations to be made under the foregoing provisions of this Regulation shall be submitted and forwarded both to the Central Government and the Provincial Government.

(2) Subject as aforesaid, all things to be done by or to the Government in relation to any persons confined or to be confined under this Regulation shall be done by or to the Provincial Government.

(3) References in the preceding sections of this Regulation to the Government shall be construed in accordance with the foregoing provisions of this section.

(4) No Government shall, in relation to any person confined or to be confined for reasons of State connected with the discharge of the functions of the Crown in its relations with Indian States, act otherwise than with the concurrence of the Crown Representative."

Section 9.—For "Governor-General in Council" substitute "Provincial Government"; and omit "under the hand of one of the Secretaries to Government".

Section 11.—For "Governor-General in Council" substitute "Provincial Government".

After section 11, insert—

12. This Regulation, so far as it relates to the confinement of "Extent. persons for reasons connected with defence, external affairs and the discharge of the functions of the Crown in its relation with Indian States, extends to the whole of all the Governors' Provinces and Chief Commissioners' Provinces; and so far as relates to other matters, extends to all those Provinces except Madras, Bombay and Sind."

At the end of the Regulation insert—

#### " APPENDIX.

##### FORMS OF COMMITMENT.

*Form of commitment for reasons connected with defence, external affairs, or the discharge of the functions of the Crown in its relations with Indian States.*

To the (*here insert the officer's designation*).

Whereas the [Governor-General in Council] [Governor-General] (*omit the inappropriate words*) for good and sufficient reasons, being reasons connected with [defence, external affairs and the discharge of the functions of the Crown in its relations with Indian States] (*omit any inappropriate words*), has seen fit to determine that (*here insert the State prisoner's name*) shall be placed under personal restraint at (*here insert the name of the place*) you are hereby required and commanded in pursuance of that determination to receive the person above named into your custody and to deal with him in accordance with the orders of the Government and the provisions of the Bengal State Prisoners Regulation, 1818.

##### *Form of Commitment in Other Cases.*

To the (*here insert officer's designation*).

Whereas the [Governor] [Governor-General in Council] [Governor-General] (*omit the inappropriate words*) for good and sufficient reasons, being reasons connected with the maintenance of public order, has seen fit to determine that (*here insert the State prisoner's name*) shall be placed under personal restraint at (*here insert the name of the place*)

you are hereby required and commanded, in pursuance of that determination, to receive the person above named into your custody, and to deal with him in conformity with the orders of the Government and the provisions of the Bengal State Prisoners Regulation, 1818."

*The Bengal Land-Revenue Assessment (Resumed Lands) Regulation, 1819.*  
(Bengal Regulation II of 1819.)

Sections 3, 4 and 5.—For "Government" substitute "the Crown".

Section 13.—For "of Government" substitute "of the Crown" and for "by Government" substitute "by the Provincial Government".

Section 14.—For "Government" substitute "the Provincial Government".

Section 31.—For "Government" substitute "the Crown".

*The Bengal Patni Taluks Regulation, 1819.*  
(Bengal Regulation VIII of 1819.)

Section 2.—For "Government" substitute "the Crown".

Section 8.—For "Government" substitute "Crown".

Section 14A.—For "Government" substitute "the Provincial Government".

Section 17.—For "Government" substitute "the Provincial Government".

*The Bengal Land-Revenue Settlement Regulation, 1822.*  
(Bengal Regulation VII of 1822.)

Section 3.—For "to Government" substitute "to the Provincial Government".

Section 5.—For "Government" (except in the phrases "Local Government" and "Government officer") substitute "the Provincial Government".

Section 7.—For "of Government" substitute "of the Provincial Government".

Section 9.—For "sanctioned by Government" substitute "sanctioned by the Provincial Government".

Section 10.—In clause second for the first "the Government" substitute "the Crown" and for "Officer of Government" substitute "Officer of the Crown"; in clause seventh for "Government" substitute "the Provincial Government", and in clause eighth for "of Government" substitute "of the Provincial Government".

Section 12.—For "Government" (except in the phrase "Government demand") substitute "the Provincial Government".

Section 14.—For "by Government" substitute "by the Provincial Government".

Section 15.—For "officers of the Government" substitute "officers of the Crown".

Section 17.—For "officers of Government" substitute "officers of the Crown" and for "sanction of Government" substitute "sanction of the Provincial Government".

Section 18.—For "of Government" substitute "of the Provincial Government".

Section 32.—For "to Government" substitute "to the Provincial Government".

Section 35.—For "Governor-General in Council" substitute "Provincial Government".

*The Bengal Indemnity Regulation, 1822.*

(Bengal Regulation XI of 1822.)

Section 38.—For “Government” substitute “the Crown”.

*The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1823.*

(Bengal Regulation VII of 1823.)

Section 4.—For “Government” substitute “the Crown”.

*The Bengal Land Revenue Settlement Regulation, 1825.*

(Bengal Regulation IX of 1825.)

Section 5.—In the eighth clause for “of Government” substitute “of the Provincial Government”; in the tenth clause for “of Government” substitute “of the Crown”; in the eleventh clause for “Government” substitute “the Crown”; in the twelfth clause for the first “Government” substitute “the Crown” and for the second “Government” substitute “the Provincial Government”.

*The Bengal Alluvion and Diluvion Regulation, 1825.*

(Bengal Regulation XI of 1825.)

Sections 4 and 5.—For “Government” substitute “the Crown”.

*The Bengal Land Revenue Settlement (Resumed Kanungos and Revenue Free Lands) Regulation, 1825.*

(Bengal Regulation XIII of 1825.)

Section 3.—For “to Government” substitute “to the Crown”.

Section 5.—For “by Government” substitute “by the Provincial Government”.

*The Bengal Revenue Free Lands Regulation, 1825.*

(Bengal Regulation XIV of 1825.)

Section 2.—For “of Government” substitute “of the Crown”.

Section 3.—In the ninth clause for “by Government” substitute “by the Provincial Government”.

*The Bengal Land Revenue Assessment (Resumed Lands) Regulation, 1828.*

(Bengal Regulation III of 1828.)

Section 11.—For “Government” substitute “the Provincial Government”.

Section 13.—For “from Government” substitute “from the Provincial Government”.

*The Bengal Land Revenue Settlement Regulation, 1828.*

(Bengal Regulation IV of 1828.)

Section 2.—For “by Government” substitute “by the Provincial Government”.

*The Benares Family Domains Regulation, 1828.*

(Bengal Regulation VII of 1828.)

Section 3.—For “Lieutenant Governor of the North Western Provinces” substitute “Provincial Government of the United Provinces”.

*The Bengal Revenue Commissioners Regulation, 1829.*

(Bengal Regulation I of 1829.)

Section 2.—After “Provided however that” insert “subject to the provisions of section 246 of the Government of India Act, 1935,” and for “Governor General in Council, by an order in Council” substitute “Provincial Government by an order”.

Section 4.—For “Governor-General in Council” substitute “Provincial Government” and for “by an order in Council” substitute “by order”.

*The Police-Powers of Tahsildars Regulation, 1831.*

(Bengal Regulation XI of 1831.)

Throughout the Regulation for “Governor General in Council” substitute “Provincial Government” and for “an order in Council” substitute “order”.

*The Bengal Land Revenue (Settlement and Deputy Collectors) Regulation, 1833.*

(Bengal Regulation IX of 1833.)

Section 3.—For “Governor General in Council” substitute “Provincial Government”.

Section 24.—For “Government” substitute “Provincial Government”.

**THE GOVERNMENT OF BURMA (MISCELLANEOUS  
FINANCIAL PROVISIONS) ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

WHEREAS by section one hundred and thirty-four of the Government of Burma Act, 1935 (hereafter in this Order referred to as "the Act"), His Majesty in Council is empowered, if he thinks it just so to do, to make provision for the payment to the revenues of the Federation or of the Governor General of India in Council out of the revenues of Burma, and for the charging on the revenues of Burma, of such periodical or other sums as may appear to him to be proper :

AND WHEREAS by section sixty-eight of the Act, His Majesty in Council is empowered to require certain contributions and payments to be made to, and out of, the Federal Fund of the Federated Shan States, and to make such other provision (including provision with respect to borrowing) as he thinks fit with respect to the manner in which the said Fund is to be dealt with, but it will be impracticable for a considerable period after the commencement of the Act to determine what these contributions and payments should be :

AND WHEREAS it is provided by section seventy-seven of the Act that there shall be deemed to be owing by the Government of Burma to the Burma Railway Board such sum as may be declared by His Majesty in Council to represent the amount of certain existing railway funds attributable to the railways in Burma, but it is impracticable to ascertain the said amount with accuracy until after the commencement of the Act :

AND WHEREAS by section one hundred and fifty-six of the Act His Majesty in Council is empowered, for the purpose of facilitating the transition in Burma from the provisions of the Government of India Act to the provisions of the Act, to direct that the Act shall in Burma during a limited period have effect subject to adaptations and modifications, and to make other temporary provisions for the purpose of removing any difficulties arising in relation to the said transition :

AND WHEREAS a draft of this Order was laid before Parliament in accordance with the provisions of sub-section (1) of section one hundred

and fifty-seven of the Act and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

NOW, THEREFORE, His Majesty, in the exercise of the powers conferred by the said sections one hundred and thirty-four, sixty-eight and one hundred and fifty-six and of all other powers enabling him in that behalf, is pleased, by and with the advice of His Privy Council, to order and it is hereby ordered as follows :—

*General.*

1. This order may be cited as "The Government of Burma (Miscellaneous Financial Provisions) Order, 1937."

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

*Payment to India for 1937-38.*

3. (1) There shall, in the year commencing on the separation of Burma from India, be paid to the revenues of the Governor-General in Council out of the revenues of Burma the sum of 3,23,01,000 rupees, and the said sum shall be charged on the revenues of Burma.

(2) In subsequent years there shall be paid to the revenues of the Governor-General in Council or the Federation out of the revenues of Burma such sums as His Majesty in Council may hereafter determine.

*Shan States Federal Fund.*

4. (1) In this paragraph "the Fund" means "the Federal Fund of the Federated Shan States"; and "the States" means "the States comprised within the Federated Shan States".

(2) Subject to such adjustments as may be necessary to give effect to any Order in Council which may hereafter be made under section sixty-eight of the Act, there shall be made in the year beginning on the commencement of the Act and in the following year such contributions and payments—

(a) to the Fund out of the revenues of, or accruing in, the States ;

(b) to the Fund out of the revenues of Burma ; and

(c) out of the Fund to the revenues of Burma.

as the Governor in his discretion may direct ; and any such contributions and payments shall be made at such times as the Governor in his discretion may direct.

(3) The Governor in his discretion may borrow for the purposes and on the security of the Fund within such limits as may from time to time be fixed by the Secretary of State, and there shall be paid out of the Fund such sums as are necessary to discharge any payments of principal or interest falling to be made in respect of any such borrowings and in respect of any borrowings of the Fund before the commencement of the Act from the revenues of India :

Provided that nothing in this sub-paragraph shall authorize any borrowing in sterling.

*Existing Railway Funds.*

5. Until a declaration is made by His Majesty in Council under sub-section (1) of section seventy-seven of the Act as to the sum which represents the amount of the existing Railway Funds attributable to the railways in Burma, the said section shall have effect as if the said sum were 3,74,44,000 rupees, and on His Majesty making such a declaration as aforesaid such adjustments shall be made in respect of any transactions under the said section before the making of the declaration as may be necessary to give effect to the declaration as from the commencement of the Act.

*M. P. A. Hankey.*

**THE INDIA AND BURMA (TRADE REGULATION)  
ORDER, 1937.**

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AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section one hundred and sixty of the Government of India Act, 1935 (hereafter in this Order referred to as "the India Act"), and section one hundred and thirty-five of the Government of Burma Act, 1935 (hereafter in this Order referred to as "the Burma Act"), His Majesty is empowered, with a view to preventing undue disturbance of trade between India and Burma in the period immediately following the separation of India and Burma and with a view to safeguarding the economic interests of Burma during that period, to give by Order in Council such directions as he thinks fit for those purposes with respect to the duties which are, while the Order is in force, to be levied on goods imported into or exported from India or Burma, and with respect to ancillary and related matters :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the India Act and subsection (1) of section one hundred and fifty-seven of the Burma Act, and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased by and with the advice of his Privy Council to order, and it is hereby ordered as follows :

PART I.

*Introductory and General.*

1. This Order may be cited as the India and Burma (Trade Regulation) Order, 1937.

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.



3. In this Order—

“duty” means a customs duty payable on importation or exportation, or a cess payable on exportation;

“import duty” means a duty payable on importation;

“separation” means the separation of India and Burma.

4. Any question arising under this Order whether any goods have been produced or manufactured in any country shall be determined by the reference to the same tests as are at the date of separation applicable to the determination of similar questions for customs purposes in India.

5. In the event of any dispute between the Governor-General of India and the Governor of Burma as to the interpretation or application of any of the provisions of this Order (including any dispute as to whether any consent requisite under this Order has been unreasonably withheld) the dispute shall be referred to the Secretary of State and his decision shall be final.

6. Any reference in this Order to any Act shall, except so far as the contrary is expressly provided, be construed as a reference to that Act as for the time being in force in India or Burma, as the case may be.

7. This Order shall come into force on separation and shall remain in force for three years or until twelve months have elapsed from the giving by the Governor-General of India to the Governor of Burma, or by the Governor of Burma to the Governor-General of India, of notice to terminate the operation thereof, whichever is the longer period.

PART II.

*Provisions as to British India.*

1. Except as otherwise provided in this Order, no duties shall be leviable in British India on goods imported from, or exported to, Burma, in excess of the duties, if any, which are so leviable immediately before separation:

Provided that this paragraph shall not apply—

- (a) to opium, salt, salted fish or spirit; or
- (b) to goods brought into Burma from places outside British India and Burma and, without payment of duty in Burma, brought thence into British India; or
- (c) if Burma ceases to be a party to the International Tea Restriction Scheme as applicable to India, to tea.

2. Except as otherwise provided in this Order all goods imported from, or exported to, a customs port or customs aerodrome in Burma shall in British India be deemed for the purposes of the Sea Customs Act, 1878, to be goods imported from, or exported to, a customs port or customs aerodrome in British India.

3. No prohibitions or restrictions on import or export other than such as are specified in the Schedule to this Order shall have effect in British India with respect to the bringing of goods into British India from Burma or from British India into Burma.

4.—(1) The duties levied in British India immediately before separation on goods imported into British India from places outside Burma and India, or exported from British India into places outside British India and Burma, may only be reduced or abolished with the previous consent of the Governor of Burma:

Provided that—

- (a) import duties on goods which at the date of separation are not produced or manufactured in Burma may be reduced or abolished if not less than two months before the reduction or abolition takes effect the Governor-General of India has given to the Governor of Burma notice of the intended reduction or abolition;
- (b) if under paragraph four of Part III of this Order the Governor of Burma has given notice to the Governor-General of India of the reduction or abolition in Burma of import duties on any goods which at the date of separation are not produced or manufactured in India, import duties on such goods may be reduced or abolished in British India.

(2) Any consent of the Governor-General of India required under paragraph four of Part III of this Order to the reduction or abolition of any duty in Burma shall not be unreasonably withheld.

5.—(1) For the purposes of section three of the Indian Cotton Cess Act, 1923, and section three of the Indian Lac Cess Act, 1930, cotton, or lac (including refuse lac) produced in Burma shall in British India be deemed to have been produced in India.

(2) If at any time the cess leviable under either of the said Acts on any goods when exported from British India is higher than the cess leviable in Burma on similar goods when exported from Burma, a cess may be levied on those goods when exported from British India into Burma equal to the difference between the said cesses.

(3) If while this Order is in force a new cess is imposed in Burma on the exportation to countries outside India and Burma of any goods produced or manufactured in Burma, then, if any goods so manufactured or produced are without payment of the cess imported into British India, a cess of the same amount shall be levied in British India on the re-exportation of those goods to any country outside India and Burma.

6. If at any time the duty leviable on the importation into British India of any goods is higher than the duty leviable in Burma on such goods on importation into Burma, a duty may be levied in British India on the importation of those goods from Burma not exceeding the difference between the said duties.

7. If and so long as an excise duty is leviable in British India on any goods produced or manufactured therein, a countervailing import duty (not exceeding the excise duty) may be imposed on similar goods produced or manufactured in Burma :

Provided that—

(a) any such countervailing duty on steel ingots or on articles manufactured therefrom, may be imposed at any rate not exceeding the appropriate rate of refund authorised by section seven of the Iron and Steel Duties Act, 1934; and

(b) except in the case of goods mentioned in item forty of Part II of the Seventh Schedule to the India Act, no countervailing duty shall be leviable at a rate higher than that which will afford to goods produced or manufactured in Burma the same advantage as before separation over goods produced or manufactured outside Burma and India.

8. Notwithstanding anything in this Part of this Order, any duties at any rate may be levied in British India on goods imported or exported by land from or to any country outside India and Burma :

Provided that in fixing those duties and in the administration of the land customs, due regard shall be had to the principles underlying this Order, and if the import of any class of goods by land otherwise than on payment of the duties leviable on similar goods imported by sea or air affects seriously, or is likely to affect seriously, the advantages enjoyed by Burma under this Order, such steps, if any, shall be taken for safeguarding the interests of Burma as the local conditions may permit.

9. The provisions of the Sea Customs Act, 1878, and of any rules for the time being in force thereunder relating to, and to

goods imported or exported in, coasting vessels shall, notwithstanding separation, continue to apply in relation to, and to goods imported or exported in, vessels plying between ports in India and ports in Burma, as they apply in relation to, and to goods imported or exported in, ships plying between ports in India.

10. The definitions of "home trade ships" and "coasting ships" in sections two and thirty-seven A of the Indian Merchant Shipping Act, 1923, and the provisions of section two hundred and eighteen of that Act (which confers exemptions from the provisions of that Act relating to load lines) shall, notwithstanding separation, have effect in British India as if no distinction existed between India and Burma.

11.—(1) Nothing in this Part of this Order shall be construed as restricting in any way the exercise of any of the powers conferred by section twenty-three of the Sea Customs Act, 1878, or sections three, four and eleven of the Indian Tariff Act, 1934, but in exercising, or authorising the exercise of any of those powers the Governor-General shall have due regard to the interests of Burma and to the principles underlying this Order, and, except where it appears to him impracticable or unnecessary so to do, shall previously consult the Governor of Burma.

(2) References in this paragraph to any enactment are references to that enactment as in force on the first day of January, nineteen hundred and thirty-seven.

### PART III.

#### *Provisions as to Burma.*

1. Except as otherwise provided in this Order, no duties shall be leviable in Burma on goods imported from, or exported to, British India in excess of the duties, if any, which are so leviable immediately before separation:

Provided that this paragraph shall not apply—

- (a) to opium, salt, salted fish or spirit; or
- (b) to goods brought into British India from places outside British India and Burma and, without payment of duty in British India, brought thence into Burma; or
- (c) if Burma ceases to be a party to the International Tea Restriction Scheme as applicable to India, to tea.

2. Except as otherwise provided in this Order, all goods imported from or exported to, a customs port or customs aerodrome in British India shall in Burma be deemed for the purposes of the Sea Customs Act, 1878, to be goods imported from, or exported to, a customs port or customs aerodrome in Burma.

3. No prohibitions or restrictions on import or export other than such as are specified in the Schedule to this Order shall have effect in Burma with respect to the bringing of goods into Burma from British India or from Burma into British India.

4.—(1) The duties levied in Burma immediately before separation on goods imported into Burma from places outside Burma and British India, or exported from Burma into places outside Burma and British India, may only be reduced or abolished with the previous consent of the Governor-General of India :

Provided that—

(a) import duties on goods which at the date of separation are not produced or manufactured in India may be reduced or abolished if not less than two months before the reduction or abolition takes effect the Governor of Burma has given to the Governor-General of India notice of the intended reduction or abolition ;

(b) if under paragraph four of Part II of this Order the Governor-General of India has given notice to the Governor of Burma of the reduction or abolition in British India of import duties on any goods which at the date of separation are not produced or manufactured in Burma, import duties on such goods may be reduced or abolished in Burma.

(2) Any consent of the Governor of Burma required under paragraph four of Part II of this Order to the reduction or abolition of any duty in British India shall not be unreasonably withheld.

5.—(1) For the purposes of section three of the Indian Cotton Cess Act, 1923, and section three of the Indian Lac Cess Act, 1930, cotton or lac (including refuse lac) produced in British India shall in Burma be deemed to have been produced in Burma.

(2) If at any time the cess leviable under either of the said Acts on any goods when exported from Burma is higher than the cess leviable in British India on similar goods when exported from British India a cess may be levied on those goods when exported from Burma into British India equal to the difference between the said cesses.

(3) If while this Order is in force a new cess is imposed in British India on the exportation to countries outside India and Burma of any goods produced or manufactured in British India, then, if any goods so manufactured or produced are without payment of the cess imported into Burma, a cess of the same amount shall be levied in Burma on the re-exportation of those goods to any country outside India and Burma.

6. If at any time the duty leviable on the importation into Burma of any goods is higher than the customs duty leviable in

British India on such goods on importation into British India, a duty may be levied in Burma on the importation of those goods from British India not exceeding the difference between the said duties.

7. If and so long as an excise duty is leviable in Burma on any goods produced or manufactured therein, a countervailing import duty (not exceeding the excise duty) may be imposed on similar goods produced or manufactured in British India:

Provided that—

(a) any such countervailing duty on steel ingots or on articles manufactured therefrom, may be imposed at any rate not exceeding the appropriate rate of refund authorised by section seven of the Iron and Steel Duties Act, 1934; and

(b) except in the case of goods mentioned in item forty of Part II of the Seventh Schedule to the India Act, no countervailing duty shall be leviable at a rate higher than that which will afford to goods produced or manufactured in British India the same advantage as before separation over goods produced or manufactured outside India and Burma.

8. A duty may be imposed in Burma on rice exported to India not exceeding that imposed on rice exported to other countries.

9.—(1) If at any time a limit is imposed on the quantity of Japanese cotton piece goods that may be imported into India, the Governor of Burma shall also by notification impose a limit on the quantity of such goods that may be imported into Burma.

(2) The said limit shall be such as to secure that the quantity of Japanese cotton piece goods imported into Burma from places outside India in each year does not exceed the total quantity of such goods imported into Burma from places outside India during the financial year commencing on the first day of April, nineteen hundred and thirty-four.

(3) Subject as aforesaid, the notification may impose separate limits with respect to particular classes of such goods.

10. Notwithstanding anything in this Part of this Order, any duties at any rate may be levied in Burma on goods imported or exported by land from or to any country outside India and Burma:

Provided that in fixing those duties and in the administration of the land customs, due regard shall be had to the principles underlying this Order, and if the import of any class of goods by land otherwise than on payment of the duties leviable on

similar goods imported by sea or air affects seriously, or is likely to affect seriously, the advantages enjoyed by British India under this Order, such steps if any shall be taken for safeguarding the interests of British India as the local conditions may permit.

11. The provisions of the Sea Customs Act, 1878, and of any rules for the time being in force thereunder relating to, and to goods imported or exported in, coasting vessels shall, notwithstanding separation, continue to apply in relation to, and to goods imported or exported in, vessels plying between ports in India and ports in Burma as they apply in relation to, and to goods imported or exported in ships plying between ports in Burma.

12. The definitions of "home trade ships" and "coasting ships" in sections two and thirty-seven A in the Indian Merchant Shipping Act, 1923, and the provisions of section two hundred and eighteen of that Act (which confers exemption from the provisions of that Act relating to load lines) shall have effect as if no distinction existed between India and Burma.

13.—(1) Nothing in this part of this Order shall be construed as restricting in any way the exercise of any of the powers conferred by section twenty-three of the Sea Customs Act, 1878, or sections three, four and eleven of the Indian Tariff Act, 1934, but in exercising, or authorising the exercise of, any of those powers the Governor shall have due regard to the interests of British India and to the principles underlying this Order, and, except where it appears to him impracticable or unnecessary so to do, shall previously consult the Governor-General of India.

(2) References in this paragraph to any enactment are references to that enactment as in force on the first day of January, nineteen hundred and thirty-seven, subject however, to any adaptations made therein under section one hundred and forty-nine of the Burma Act.

14.—(1) If His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States certifies with respect to any Indian State that the provisions of Part II of this Order will, with any necessary adaptations and modifications, be applied, so far as is reasonably practicable, in and in relation to that State as they are applied in and in relation to British India, then, unless and until the certificate is revoked by His Majesty's said Representative, the provisions of this Part of this Order shall have effect as if references to British India were references to British India and that State.

(2) A certificate for the purposes of this paragraph may be given before separation by the Governor-General of India.

*M. P. A. Hankey.*

## SCHEDULE.

*Permissible Prohibitions and Restrictions.*

1. Prohibitions or restrictions imposed for the purposes of public security.
  2. Prohibitions or restrictions imposed on moral or humanitarian grounds.
  3. Prohibitions or restrictions regarding traffic in arms, ammunition and implements of war and, in exceptional circumstances, prohibitions or restrictions on other military supplies.
  4. Prohibitions or restrictions imposed for the protection of public health or for the protection of animals or plants against disease, insects or harmful parasites.
  5. Export prohibitions or restrictions imposed for the protection of national treasures of artistic, historic or archaeological value.
  6. Prohibitions or restrictions designed to extend to goods produced or manufactured in countries other than India or Burma the regime established within British India or, as the case may be, Burma, in respect of the production of, trade in, and transport and consumption of, native products of the same kind.
  7. Prohibitions or restrictions arising out of any obligation which India or Burma may have undertaken by virtue of its adherence to any scheme for restricting the production or export of tea, rubber or any other commodity.
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**THE GOVERNMENT OF BURMA (IMMIGRATION)  
ORDER, 1937.**

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AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section one hundred and thirty-eight of the Government of Burma Act, 1935, His Majesty is empowered by Order in Council to direct that during such period as may be specified in the Order, immigration into Burma from India shall be subject to such restrictions as may be specified in the Order (being such restrictions as may have been mutually agreed before the commencement of that Act between the Governor of Burma in Council and the Governor-General of India in Council and approved by the Secretary of State, or, in default of agreement, as may have been prescribed by the Secretary of State) and no other restrictions :

And whereas the restrictions specified in this Order have been mutually agreed upon between the Governor-General of India in Council and the Governor of Burma in Council and approved by the Secretary of State :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section one hundred and fifty-seven of the said Act and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in exercise of the said powers and of all other powers enabling him in that behalf is pleased by and with the advice of His Privy Council to order, and it is hereby ordered as follows :—

1. This Order may be cited as the Government of Burma (Immigration) Order, 1937.

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. During the period mentioned in the next succeeding paragraph, immigration into Burma from India shall be subject to the restrictions in force immediately before the commencement of the Government of Burma Act, 1935, and no other restrictions.

4. The period mentioned in the last preceding paragraph shall commence on the separation of Burma from India and continue for three years or until twelve months have elapsed from the giving by the Governor of Burma to the Governor-General of India of notice to terminate the operation of this Order, whichever is longer period :

Provided that if any restrictions are imposed in British India on immigration into India from Burma (other than restrictions in force immediately before the separation of Burma from India) the said period shall cease and any dispute as to whether any such restrictions have been imposed shall be referred to the Secretary of State, whose decision shall be final.

5. For the purposes of this Order—

- (a) the exclusion of undesirable individuals;
- (b) the imposition of regulations of general application in the interests of public health or public safety;
- (c) the taking by the Governor-General of India or the Governor of Burma of any action which he may consider necessary for the discharge of his special responsibility for the prevention of any grave menace to the peace or tranquillity of India or any part thereof, or as the case may be, Burma or any part thereof.

shall not be deemed to be the imposition of a restriction on immigration.

*M. P. A. Hankey.*

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**THE INDIA, BURMA AND ADEN (TRANSITORY PROVISIONS) (TAXATION) ORDER, 1937.**

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AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

**THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.**

Whereas by section three hundred and ten of the Government of India Act, 1935 (hereafter in this Order referred to as "the India Act"), and by section one hundred and fifty-six of the Government of Burma Act, 1935 (hereafter in this Order referred to as "the Burma Act"), His Majesty in Council is empowered, for the purpose of facilitating the transition from the provisions of the Government of India Act, to make temporary provision for the purpose of removing any difficulties arising in relation to the said transition :

And whereas a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the India Act and subsection (1) of section one hundred and fifty-seven of the Burma Act, and an Address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order :

Now, therefore, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows :—

1. This Order may be cited as the India, Burma and Aden (Transitory Provisions) (Taxation) Order, 1937.

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. In this Order—

“separation” means the separation of Burma and Aden from India ;

“the three countries” means India, Burma and Aden ;

“Central taxation” means all taxes, duties, charges, fines and penalties payable or about to become payable under, or in accordance with the provisions of, the Acts specified in the Schedule to this Order ;

“outstanding Central taxation” means Central taxation which had become payable before separation, or which could have become payable before separation if the existence and extent of the liability had been determined in time.

4.—(1) Separation shall not affect—

- (a) the amount payable by any person in respect of outstanding Central taxation;
- (b) the amounts to be allowed, by way of drawback, refund, rebate, or credit in assessment, to any person in respect of Central taxation paid, or treated as paid, before separation, or in respect of deposits made before separation as security for payment of Central taxation, or in respect of outstanding Central taxation paid after separation.

(2) The said amounts shall remain or become payable, or, as the case may be, be allowed, in the same places as if separation had not taken place, and the enactments relating to the assessment, demand and recovery of Central taxation shall, throughout the three countries, continue to apply, as nearly as may be, in relation to those amounts as if there had been no separation :

Provided that any amount paid or allowed after separation shall be paid or allowed for the benefit or at the expense of the Government of that one of those countries in which the place in which the amount first became payable or was allowed is situated, and where any amount which became payable in one of the three countries is recovered in another, any necessary adjustments shall be made between the revenues of those countries accordingly.

5. After separation the same consequences shall flow in each of the three countries from the stamping outside that country of any document executed before separation, as would have flowed therefrom if there had been no separation.

*M. P. A. Hankey.*

## SCHEDULE.

The Indian Income-tax Act, 1922.  
The Sea Customs Act, 1878.  
The Land Customs Act, 1924.  
The Motor Spirit (Duties) Act, 1917.  
The Indian Finance Act, 1922.  
The Silver (Excise Duty) Act, 1930.  
The Sugar (Excise Duty) Act, 1934.  
The Matches (Excise Duty) Act, 1934.  
The Mechanical Lighters (Excise Duty) Act, 1934.  
The Iron and Steel (Duties) Act, 1934.

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F. CONRAN-SMITH,  
*Joint Secy. to the Government of India.*

## LEGISLATIVE DEPARTMENT.

## NOTIFICATIONS.

New Delhi, the 1st April, 1937.

**No. F.-344/36-O. & G. (I).**—In exercise of the powers conferred by sections 64 and 129-A of the Government of India Act as set out in the Ninth Schedule to the Government of India Act, 1935, the Governor General in Council, with the sanction of the Secretary of State, is pleased to direct that the following further amendments shall be made in the Council of State Electoral Rules, namely:—

1. In rule 2, for clause (a) the following clauses shall be substituted, namely:—

“(a) ‘the Act’ means the Government of India Act and includes the provisions thereof set out with amendments in the Ninth Schedule to the new Act;

(aa) ‘the new Act’ means the Government of India Act, 1935;”.

2. For rule 3 the following rule shall be substituted, namely:—

“3. The Council of State shall consist of—

(1) thirty-two elected members, and

(2) twenty-six members nominated by the Governor General of whom not more than twenty may be officials.”

3. After rule 4 the following rule shall be inserted, namely:—

“4A. If immediately before the 1st April, 1937, the seat of the person nominated under rule 3 as theretofore in force as the result of an election held in Berar is not vacant, nothing in rule 3 or rule 4 shall be deemed to render his seat vacant, and, for the purposes of rules 3, 4 and 26, the person so nominated shall be deemed to be an elected member and to have been elected by the Berar Constituency specified in Schedule I.”.

4. In rule 5—

(1) in sub-rule (1)—

(a) clause (b) shall be omitted and clauses (c) to (h) shall be re-lettered (b) to (g),

(b) in the first proviso, for the words “Legislative Council” the word “Legislature” shall be substituted,

(c) the second proviso shall be omitted;

(2) in the proviso to sub-rule (2), for the words “and with the previous approval of the Governor General in Council, the local Government of a Province” the words “the Governor General in Council” shall be substituted, and the words “to represent any constituency within that province” shall be omitted;

(3) in sub-rule (3), after the word “rules” the words “or Order in Council” and after the words “the Act” the words “or the new Act” shall be inserted; and

(4) in sub-rule (4)—

(a) for the words “the Act” the words “the Act or the new Act or in respect of a primary election held under the new Act” shall be substituted,

(b) for the words “the rules” the words “any rules or Order in Council” shall be substituted, and

(c) for the words “the date of such election:” the words “the date by which a return was required to be lodged:” shall be substituted.

5. In rule 6, in clause (c) of sub-rule (1), for the words “or in the province of Burma” the words “and Berar” shall be substituted.

6. In rule 7—

(1) in sub-rule (1)—

(a) clause (b) shall be omitted and clauses (c) to (h) shall be re-lettered (b) to (g),

(b) in the first proviso, for the words “Legislative Council” the word “Legislature” shall be substituted,

(c) the second proviso shall be omitted;

(2) in sub-rule (2), for the word “rules” the words “rules or Order in Council” and for the words “the Act” the words “the Act or the new Act” shall be substituted.

7. In rule 9—

(1) in sub-rule (2)—

(a) for the words “The regulations for the time being in force in any province for the purpose of elections to the Legislative Council of that province” the following shall be substituted, namely:—

“Subject to the provisions of these Rules the Governor General in Council shall make regulations”;

(b) for the words “shall apply for the purpose of the holding of elections within that province to the Council of State:” the following shall be substituted, namely:—

“and may make such regulations to provide for other matters incidental or ancillary to the preparation and revision of the roll as he may consider desirable. Such regulations may be made as to rolls generally or any class of rolls or any particular roll.”;

(c) for the proviso the following shall be substituted, namely:—

“Provided that the regulations in regard to the said matters which were in force immediately before the 1st April, 1937, shall continue in force but may be revoked, varied or added to by regulations made under this sub-rule;

Provided further that powers conferred and duties imposed on the Local Government or its officers by the regulations in force immediately before the said date shall be exercised and discharged by the Governor General in Council or, as the case may be, by such officers of the Governor General in Council as he may designate in this behalf unless with the consent of

the Government of a Province functions in connection with the exercise and discharge of such powers and duties are entrusted to such Government and its officers;"

(2) in sub-rule (3), for the words "as may be prescribed by the regulations aforesaid for the publication of electoral rolls of constituencies of the Legislative Council" the words "as the Governor General in Council may by regulation prescribe" shall be substituted;

(3) after sub-rule (7) the following sub-rule shall be inserted, namely:—

"(8) Nothing in this rule shall affect the operation of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937, in respect of the discharge of functions under this rule or under regulations made thereunder."

#### 8. In rule 11—

(1) for the words "The local Government", where they first occur in sub-rule (2), the following shall be substituted, namely:—

"The Governor General in Council or where the Government of a Province consents to the entrustment of the function to itself such Government";

(2) for the words "the local Government", where they occur for the second time in sub-rule (2) and where they occur in sub-rules (6) and (8), the words "the Governor General in Council or the Government of the Province as the case may be" shall be substituted.

9. In rule 13, for the words "the local Government" the words "the Governor General in Council or the Government of the Province as the case may be" shall be substituted.

#### 10. In rule 15—

(1) for the figures "15" the figures and brackets "15(1)" shall be substituted;

(2) for the words "The regulations for the time being in force in any province for the purpose of elections to the Legislative Council of that province" the following shall be substituted, namely:—

"Subject to the provisions of these rules the Governor General in Council shall make regulations";

(3) the words "shall apply for the purpose of the holding of elections within that province to the Council of State:" shall be omitted;

(4) for the proviso the following shall be substituted, namely:—

"Provided that the regulations in regard to the said matters which were in force immediately before the 1st April, 1937, shall continue in force but may be revoked, varied or added to by regulations made under this sub-rule;

Provided further that powers conferred and duties imposed on the Local Government or its officers by the regulations in force immediately before the said date shall be exercised and discharged by the Governor General in Council or as the case may be by such officers of

the Governor General in Council as he may designate in this behalf, unless with the consent of the Government of a Province functions in connection with the exercise and discharge of such powers and duties are entrusted to such Government and its officers";

(5) for the words "In particular the Governor General in Council may" the figure, brackets and words "(2) The Governor General in Council may" shall be substituted.

#### 11. In sub-rule (5) of rule 19—

(1) for the words "local official Gazette" the words "Gazette or the local official Gazette as the case may be" shall be substituted;

(2) for the words "as the local Government may prescribe" the following shall be substituted, namely:—

"as the Governor General in Council may prescribe or in default of such prescription as was prescribed in the province concerned immediately before the 1st April, 1937";

12. After rule 21 the following rule shall be inserted, namely:—

"21A. Nothing in this part shall affect **Saving.** the operation of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937, in respect of the discharge of functions under this Part or under regulations made thereunder."

#### 13. In rule 22—

(1) in sub-rule (1)—

(a) the words "Save as expressly provided in these rules in regard to the nomination of a person elected in Berar," shall be omitted,

(b) clause (b) shall be omitted and clauses (c) to (h) shall be re-lettered (b) to (g),

(c) in the first proviso, for the words "nomination to the Legislative Council" the words "election or nomination to the Legislature" shall be substituted,

(d) the second proviso shall be omitted;

(2) in the proviso to sub-rule (2), for the words "by order in this behalf" the words "by order of the Governor General in Council in this behalf" shall be substituted, and clauses (a) and (b) shall be omitted;

(3) in sub-rule (3), after the word "rules" the words "or Order in Council" and after the words "the Act" the words "or the new Act" shall be inserted; and

(4) in sub-rule (4)—

(a) for the words "this Act" the words "the Act or the new Act or in respect of a primary election held under the new Act" shall be substituted;

(b) for the words "the rules" the words "any rules or Order in Council" shall be substituted, and

(c) for the words "the date of the election:" the words "the date by which a return was required to be lodged:" shall be substituted;

14. To rule 24 the following proviso shall be added, namely:—

“Provided that if the person elected or nominated is the Ruler of an Indian State or the subject of such Ruler he may make the oath or affirmation in the form appointed in the Fourth Schedule to the new Act for such Ruler or subject as the case may be.”

15. In rule 86, in clause (a) of sub-rule (2) after the words “the Act” the words, figures and brackets “or section 220 (3) of the new Act” shall be inserted.

16. In rule 43, for the *Explanation* the following *Explanation* shall be substituted, namely:—

“*Explanation*.—‘Advocate General’ means the Advocate General for the Federation or, where the Government of a Province consents to the entrustment of his functions to the Advocate General for a Province, the Advocate General for such Province.”

17. In sub-rule (2) of rule 44—

(1) for the words “which does not amount to any form of bribery other than treating as hereinafter explained or to the procuring or abetting of personation, and if the Commissioners” the word “but” shall be substituted;

(2) in clause (c) after the words “limited character” the words “or took the form of customary hospitality which did not affect the result of the election” shall be inserted;

(3) the *Explanation* shall be omitted.

18. In Schedule I, in the List of Constituencies entitled to representation in every Council of State—

(1) in the column headed “Province” for the entry “Central Provinces” the entry “Central Provinces and Berar” shall be substituted;

(2) for the entries relating to the Burma and Burma Chamber of Commerce Constituencies, the following entry shall be substituted, namely:—

“Ditto	Berar	General	The Berar Division excluding the Melghat taluq of the Amraoti District.	1”
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19. In Schedule II—

(1) in part I—

(a) for clause (e) of paragraph 9 the following clause shall be substituted, namely:—

“(e) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature constituted for Madras under the new Act or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Madras Legislative Council as constituted by the Act; or”;

(b) in clause (h) of paragraph 9 the words “or is a member of the Council of the University of Rangoon” shall be omitted;

(2) in Part II—

(a) for clause (f) of paragraph 2, the following clause shall be substituted, namely:—

“(f) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature constituted for Bombay under the new Act or of the Legislative Assembly so constituted for Sind, or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Bombay Legislative Council as constituted by the Act; or”;

(b) in clause (h) of paragraph 2, the words “or is a member of the Council of the University of Rangoon” shall be omitted;

(3) in Part III—

(a) for clause (c) of paragraph 4, the following clause shall be substituted, namely:—

“(c) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature constituted for Bengal under the new Act or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Bengal Legislative Council as constituted by the Act; or”;

(b) in clause (e) of paragraph 4, the words “or is a member of the Council of the University of Rangoon” shall be omitted.

(4) in Part IV—

(a) for clause (d) of paragraph 8, the following clause shall be substituted, namely:—

“(d) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature constituted for the United Provinces under the new Act or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the United Provinces Legislative Council as constituted by the Act; or”;

(b) in clause (f) of paragraph 8, the words “or is a member of the Council of the University of Rangoon” shall be omitted;

(5) in Part V—

(a) for clause (d) of paragraph 5, the following clause shall be substituted, namely:—

“(d) is or has been a non-official member of either chamber of the Indian Legislature, or of the Legislative Assembly constituted for the Punjab by the new Act, or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Punjab Legislative Council constituted by the Act; or”;

(b) in clause (g) of paragraph 5, the words “or is a member of the Council of the University of Rangoon” shall be omitted;



(6) in Part VI—

(a) for clause (d) of paragraph 4, the following clause shall be substituted, namely:—

“(d) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature, constituted for Bihar by or under the new Act, or of the Legislative Assembly so constituted for Orissa, or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Bihar and Orissa Legislative Council as constituted by the Act; or”;

(b) in clause (f) of paragraph 4, the words “or is a member of the Council of the University of Rangoon” shall be omitted.

(7) for Part VII, the following Part shall be substituted, namely:—

“PART VII.—THE CENTRAL PROVINCES AND BERAR.

1. For the purposes of this Part of this Schedule, a person shall be deemed to have a place of residence in the constituency if he either—

(a) ordinarily lives in the constituency, or

(b) has his family dwelling house in the constituency and occasionally occupies it, or

(c) maintains in the constituency a dwelling house ready for occupation in charge of servants and occasionally occupies it.

place of residence.

2. Where any estate or mahal, or a share of an estate or mahal or agricultural land is held, or where income-tax is paid jointly by the members of a joint family the family shall be adopted as the unit for deciding whether under this Part of this Schedule the requisite qualification exists, and if it does exist, the person qualified shall be the manager of the family:

Provided that the entry on an electoral roll of a person in his capacity as the manager of a joint family shall not disqualify him as an elector in his individual capacity.

joint families.

3. A person shall be qualified as an elector for a constituency if he has a place of residence in the constituency and if he either—

(a) holds, in the Central Provinces, in proprietary right land the land revenue or kamil-jama of which is not less than Rs. 8,000; or

(b) holds, in Berar, in other than tenancy right, agricultural land of which the assessed or assessable land revenue is not less than Rs. 1,000; or

(c) was in the financial year preceding that in which the electoral roll or the list of amendments thereto as the case may be, for the time being under preparation is first published under these rules, assessed to income-tax on an income of not less than Rs. 20,000; or

(d) is or has been a non-official member of either chamber of the Indian Legislature, or of the Legislative Assembly constituted for the Central Provinces and Berar by the new Act,

or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Central Provinces Legislative Council constituted by the Act; or

(e) is or has been a non-official president of a Municipal Committee established under the Central Provinces Municipal Act, 1903, or under the Central Provinces Municipalities Act, 1922, or under the Central Provinces Municipalities Act, 1922, as applied to Berar, or has been the non-official chairman of a Municipal Committee established under the Berar Municipal Law, 1886, or is or has been the non-official chairman of a district council established under the Central Provinces Local Self-Government Act, 1883, or, under the Central Provinces Local Self-Government Act, 1920, or under the Central Provinces Local Self-Government Act, 1920, as applied to Berar, or has been the non-official vice-chairman of a district board established under the Berar Rural Board Law, 1885, or

(f) is or has been a Fellow or an Honorary Fellow or is a member of the Senate or Court of any University constituted by law in British India; or

(g) is recognized by the Government as the holder of the title of Shamsul Ulma or of the title of Mahamahopadhyaya.”;

(8) in Part VIII—

(a) for clause (c) of paragraph 2 the following clause shall be substituted, namely:—

“(c) is or has been a non-official member of either chamber of the Indian Legislature or of the Provincial Legislature constituted for Assam under the new Act, or has been a non-official member of the Indian Legislative Council as constituted under the Government of India Act, 1915, or any Act repealed thereby, or of the Assam Legislative Council as constituted by the Act; or”;

(b) in clause (c) of paragraph 2 the words “or is a member of the Council of the University of Rangoon” shall be omitted;

(9) Part IX shall be omitted.

20. In Schedule V—

(1) in Part I, after paragraph 3 the following paragraph shall be inserted, namely:—

“3A. The removal of a voting paper from the polling station during polling hours by any person with the connivance of a candidate or his agent.”;

(2) in Part II—

(a) for paragraphs 4 and 5 the following paragraph shall be substituted, namely:—

“4. The making of any return of election expenses which is false in any material particular or the making of a declaration verifying any such return.”;

(b) paragraphs 6 to 8 shall be renumbered 5 to 7, respectively.

Removal of voting paper.

False return of election expenses.

The Central Provinces and Berar Constituencies.

**No. F-344/35-O. & G. (II).**—In exercise of the powers conferred by sections 64 and 129-A of the Government of India Act, as set out in the Ninth Schedule to the Government of India Act, 1935, the Governor General in Council, with the sanction of the Secretary of State, is pleased to direct that the following further amendments shall be made in the Legislative Assembly Electoral Rules, namely:—

1. In rule 2, for clause (a) the following clauses shall be substituted, namely:—

“(a) ‘the Act’ means the Government of India Act and includes the provisions thereof set out with amendments in the Ninth Schedule to the new Act;

(aa) ‘the new Act’ means the Government of India Act, 1935;”.

2. For rule 3 the following rule shall be substituted, namely:—

“3. The Legislative Assembly shall consist of—

(1) one hundred and two elected members, and

(2) thirty-nine members nominated by the Governor General of whom twenty-six shall be officials.”

3. After rule 4 the following rule shall be inserted, namely:—

“4A. If immediately before the 1st April, 1937, the seat of the person nominated under rule 3 as theretofore in force as the result of an election held in Berar is not vacant, nothing in rule 3 or rule 4 shall be deemed to render his seat vacant, and, for the purposes of rules 3, 4 and 26, the person so nominated shall be deemed to be an elected member and to have been elected by the Berar Constituency specified in Schedule I.”

4. In rule 5—

(1) in sub-rule (1)—

(a) clause (b) shall be omitted and clauses (c) to (h) shall be re-lettered (b) to (g),

(b) in the first proviso for the words “Legislative Council” the word “Legislature” shall be substituted,

(c) the second proviso shall be omitted;

(2) in the proviso to sub-rule (2), for the words “and with the previous approval of the Governor General in Council, the local Government of a Province” the words “the Governor General in Council” shall be substituted, and the words “to represent any constituency within that province” shall be omitted;

(3) in sub-rule (3), after the word “rules” the words “or Order in Council” and after the words “the Act” the words “or the new Act” shall be inserted; and

(4) in sub-rule (4)—

(a) for the words “the Act” the words “the Act or the new Act or in respect of a primary election held under the new Act” shall be substituted,

(b) for the words “the rules” the words “any rules or Order in Council” shall be substituted, and

(c) for the words “the date of such election:” the words “the date by which a return was required to be lodged:” shall be substituted.

5. In rule 6—

(1) in sub-rule (1) the words “or a constituency in the province of Burma” shall be omitted;

(2) for clause (a) of sub-rule (1) the following shall be substituted, namely:—

“(a) his name is entered on the electoral roll of the constituency or of another constituency of the Legislative Assembly situate in the same province;” and:

(3) in clause (b) of sub-rule (1), after the words “Central Provinces” the words “and Berar” shall be inserted;

(4) in sub-rule (2), for the words “or a constituency in the province of Burma or Delhi or Ajmer-Merwara” the words “or the Delhi or the Ajmer-Merwara constituency” shall be substituted.

6. In rule 7—

(1) in sub-rule (1)—

(a) clause (b) shall be omitted and clauses (c) (h) shall be re-lettered (b) to (g);

(b) in the first proviso for the words “Legislative Council” the word “Legislature” shall be substituted;

(c) the second proviso shall be omitted;

(2) in sub-rule (2), for the word “rules” the words “rules or Order in Council” and for the words “the Act” the words “the Act or the new Act” shall be substituted.

7. In rule 9—

(1) in sub-rule (2)—

(a) for the words “The regulations for the time being in force in any province for the purpose of elections to the Legislative Council of that province” the following shall be substituted, namely:—

“Subject to the provisions of these rules the Governor General in Council shall make regulations”;

(b) for the words beginning with the words “shall apply for the purpose of the holding of elections within that province to the Legislative

Assembly" and ending with the words "the province of Ajmer-Merwara" the following shall be substituted, namely:—

"and may make such regulations to provide for other matters incidental or ancillary to the preparation and revision of the roll as he may consider desirable. Such regulations may be made as to rolls generally or any class of rolls or any particular roll";

(c) for the proviso the following shall be substituted, namely:—

"Provided that the regulations in regard to the said matters which were in force immediately before the 1st April, 1937, shall continue in force but may be revoked, varied or added to by regulations made under this sub-rule;

Provided further that powers conferred and duties imposed on the Local Government or its officers by the regulations in force immediately before the said date shall be exercised and discharged by the Governor General in Council or as the case may be by such officers of the Governor General in Council as he may designate in this behalf unless with the consent of the Government of a Province functions in connection with the exercise and discharge of such powers and duties are entrusted to such Government and its officers";

(2) in sub-rule (3), for the words "as may be prescribed by the regulations aforesaid for the republication of electoral rolls of constituencies of the Legislative Council" the words "as the Governor General in Council may by regulation prescribe" shall be substituted;

(3) after sub-rule (7) the following sub-rule shall be inserted, namely:—

"(8) Nothing in this rule shall affect the operation of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937, in respect of the discharge of functions under this rule or under regulations made thereunder."

8. In rule 11—

(1) for the words "the local Government", where they first occur in sub-rule (2), the following shall be substituted, namely:—

"the Governor General in Council or where the Government of a Province consents to the entrustment of the function to itself such Government";

(2) for the words "the local Government", where they occur for the second time in sub-rule (2) and where they occur in sub-rules (6) and (8), the words "the Governor General in Council or the Government of the Province as the case may be" shall be substituted.

9. In rule 13, for the words "the local Government", the words "the Governor General in Council or the Government of the Province as the case may be" shall be substituted.

10. In rule 15—

(1) for the figures "15" the figures and brackets "15(1)" shall be substituted;

(2) for the words "The regulations for the time being in force in any province for the purpose of elections to the Legislative Council of that province" the following shall be substituted, namely:—

"Subject to the provisions of these rules the Governor General in Council shall make regulations";

(3) the words beginning with the words "shall apply for the purpose of the holding of elections within that province to the Legislative Assembly," and ending with the words "the province of Ajmer-Merwara:" shall be omitted;

(4) for the proviso the following shall be substituted, namely:—

"Provided that the regulations in regard to the said matters which were in force immediately before the 1st April, 1937, shall continue in force but may be revoked, varied or added to by regulations made under this sub-rule;

Provided further that powers conferred and duties imposed on the Local Government or its officers by the regulations in force immediately before the said date shall be exercised and discharged by the Governor General in Council or as the case may be by such officers of the Governor General in Council as he may designate in this behalf, unless with the consent of the Government of a Province functions in connection with the exercise and discharge of such powers and duties are entrusted to such Government and its officers";

(5) for the words "In particular the Governor General in Council may" the figure, brackets and words "(2) The Governor General in Council may" shall be substituted.

11. In sub-rule (5) of rule 10—

(1) for the words "local official Gazette" the words "Gazette or the local official Gazette as the case may be" shall be substituted;

(2) for the words "as the local Government may prescribe" the following shall be substituted, namely:—

"as the Governor General in Council may prescribe or in default of such prescription as was prescribed in the province concerned immediately before the 1st April, 1937".

12. After rule 21 the following rule shall be inserted, namely:—

"21-A. Nothing in this Part shall affect the operation of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937, in respect of the discharge of functions under this Part or under regulations made thereunder."

13. In rule 22—

(1) in sub-rule (1)—

(a) the words "Save as expressly provided in these rules in regard to the nomination of a person elected in Berar," shall be omitted,

(b) clause (b) shall be omitted and clauses (c) to (h) shall be re-lettered (b) to (g),

- (c) in the first proviso, for the words "nomination to the Legislative Council" the words "election or nomination to the Legislature" shall be substituted,
- (d) the second proviso shall be omitted;
- (2) in the proviso to sub-rule (2), for the words "by order in this behalf" the words "by order of the Governor General in Council in this behalf" shall be substituted, and clauses (a) and (b) shall be omitted;
- (3) in sub-rule (3), after the word "rules" the words "or Order in Council" and after the words "the Act" the words "or the new Act" shall be inserted; and
- (4) in sub-rule (4)—
- (a) for the words "this Act" the words "the Act or the new Act or in respect of a primary election held under the new Act" shall be substituted;
- (b) for the words "the rules" the words "any rules or Order in Council" shall be substituted, and
- (c) for the words "the date of the election:" the words "the date by which a return was required to be lodged:" shall be substituted.

14. To rule 24 the following proviso shall be added, namely:—

"Provided that if the person elected or nominated is the Ruler of an Indian State or the subject of such Ruler he may make the oath or affirmation in the form appointed in the Fourth Schedule to the new Act for such Ruler or subject as the case may be."

15. In rule 36, in clause (a) of sub-rule (2), after the words "the Act" the words, figures and brackets "or section 220 (3) of the new Act" shall be inserted.

16. In rule 48, for the *Explanation* the following *Explanation* shall be substituted, namely:—

"*Explanation*.—'Advocate General' means the Advocate General for the Federation or, where the Government of a Province consents to the entrustment of his functions to the Advocate General for a Province, the Advocate General for such Province."

17. In sub-rule (2) of rule 44—

- (1) for the words "which does not amount to any form of bribery other than treating as hereinafter explained or to the procuring or abetment of personation, and if the Commissioners" the word "but" shall be substituted;
- (2) in clause (c), after the words "limited character" the words "or took the form of customary hospitality which did not affect the result of the election" shall be inserted;
- (3) the *Explanation* shall be omitted.

18. In Schedule I, in the List of Constituencies entitled to representation in every Legislative Assembly—

- (1) in the column headed "Province" for the entry "Central Provinces" the entry "Central Provinces and Berar" shall be substituted;
- (2) after the entry relating to the Central Provinces Landholders Constituency, the following entry shall be inserted, namely:—

"Ditto.	Berar.	Non-Muham-madan.	The Berar Division excluding the Malghat taluq of the Amraoti District.	1 "
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- (3) the entries relating to the Burma (Non-European) and the Burma (European) Constituencies shall be omitted.

19. In Schedule II—

- (1) in Part I, in paragraph 8, for the words "Landholders' constituency of the Legislative Council of the Governor of Madras" the words "Landholders' constituency of the Legislative Assembly constituted under the new Act for the province of Madras" shall be substituted;
- (2) in Part II, in paragraph 7, for the words "either European constituency of the Legislative Council of the Governor of Bombay" the words "any European constituency of the Legislative Assembly constituted under the new Act for the province of Bombay or of the Legislative Assembly so constituted for the province of Sind" shall be substituted;
- (3) for Part VII the following Part shall be substituted, namely:—

#### "PART VII.—THE CENTRAL PROVINCES AND BERAR.

1. For the purpose of this Part of this Schedule—

(a) 'previous year' means the financial year preceding that in which the electoral roll or the list of amendments thereto, as the case may be, for the time being under preparation is first published under these rules;

(b) 'urban area' means a municipality, notified area, cantonment or railway settlement and includes the Government gun-carriage factory estates at Jubbulpore.

2. For the purpose of determining any claim to a qualification under this Part of this Schedule, any entry in the land records or in any municipal or cantonment records shall be conclusive evidence of the facts stated therein.

3. Where any estate or mahal, or a share of an estate or mahal, or agricultural land is held or where income-tax is paid jointly by the members of a joint family the family shall be adopted as the unit for deciding whether under this part of this Schedule the requisite qualification exists, and if it does exist the person qualified shall be the manager of the family.

Land records, etc., to be conclusive evidence.

Joint families.

Provided that the entry on an electoral roll of a person in his capacity as the manager of a joint family shall not disqualify him as an elector in his individual capacity.

Occupation  
of building.

4. For the purposes of this Part of this Schedule, a person who occupies a house or building other than a house or building in any military or police lines, or part of such a house or building, by virtue of any office, service or employment, shall, if the house or building is not inhabited by the person in whose service or employ he is, be deemed to occupy the house or building as a tenant.

Place of  
residence.

5. A person shall be deemed to have place of residence in a constituency if he—

(i) has actually dwelt in a house, or part of a house, within the constituency for an aggregate period of not less than 180 days during the calendar year preceding that in which the electoral roll for the time being under preparation is first published under these rules, or

(ii) has maintained within the constituency for an aggregate period of not less than 180 days during that year a house, or part of a house, as a dwelling for himself in charge of his dependants or servants, and has visited such house during that year.

#### General Constituencies.

Muhamma-  
dan and non-  
Muhamma-  
dan Constitu-  
encies.

6. A person shall be qualified as an elector for a general constituency if he has a place of residence in the constituency, and—

(a) owns or occupies as a tenant within an urban area in the constituency a house or building, or part of a house or building, the annual rental value of which is not less—

(i) in the case of a house or building in the Nagpur Municipality or in the Jubbulpore Municipality or Cantonment, or in the Amraoti City and Camp Municipalities, than Rs. 240, and

(ii) in the case of a house or building in any other urban area, than Rs. 180.

Provided that, where such house or building or part is held by two or more persons in shares, no person shall be qualified in respect of a share the annual rental value of which is less than Rs. 240 or Rs. 180 as the case may be; or

(b) is, in the Central Provinces, a proprietor or thekadar of an estate or mahal, or of a share of an estate or mahal, the land revenue or kamil-jama of which is not less than Rs. 300, or

(c) holds, in the Central Provinces, as a proprietor or thekadar in proprietary right, sir land or khudkasht or, as a malik-mukhuza, raiyat or tenant, agricultural land, the assessed or assessable revenue or rent of which is not less—

(i) in the case of land in the Raipur, Bilaspur, Durg, Chanda, Betul, and Mandla districts, than Rs. 90; or

(ii) in the case of land in the Bhandara, Balaghat, Nimar, Chhindwara districts, than Rs. 120; or

(iii) in the case of land in any other district, than Rs. 150; or

(d) holds, in the Constituency, in Berar, in other than tenancy right, agricultural land of

which the assessed or assessable land revenue is not less—

(i) in the Yeotmal district, than Rs. 120, and

(ii) in all other districts, than Rs. 150; or

(e) was in the previous year assessed to income-tax:

Provided that—

(i) no person other than a Muhammadan shall be qualified as an elector for the Muhammadan constituency, and

(ii) no Muhammadan shall be qualified as an elector for a non-Muhammadan constituency.

*Explanation.*—For the purposes of clause (c) 'tenant' shall not include a sub-tenant or ordinary tenant of sir land; and for the purposes of clause (d) an ante-izara or ante-jagir tenant shall be deemed to hold agricultural land in other than tenancy right.

#### Special Constituency.

7. A person shall be qualified as an elector for the Landholders' constituency if he has a place of residence in the constituency and if he either—

The Land-  
holders'  
constituency

(a) is the holder of a hereditary title recognized by Government and holds agricultural land in proprietary right; or

(b) is the owner of an estate as defined in section 2 (8) of the Central Provinces Land Revenue Act, 1917; or

(c) holds land in proprietary right the land revenue or kamil-jama of which is not less than Rs. 5,000.

(4) Part IX shall be omitted.

20. In Schedule V—

(1) in Part I, after paragraph 3 the following paragraph shall be inserted, namely:—

"3A. The removal of a voting paper from the polling station during polling hours by any person with the connivance of a candidate or his agent.";

Removal of  
voting paper

(2) in Part II—

(a) for paragraphs 4 and 5 the following paragraph shall be substituted, namely:—

"4. The making of any return of election expenses which is false in any material particular or the making of a declaration verifying any such return.";

False return  
of election  
expenses.

(b) paragraphs 6 to 8 shall be renumbered 5 to 7, respectively.

**No. F.-273/37-U. & G.**—In pursuance of the provisions of sub-section (1) of section 16 of the Government of India Act, 1935, read with paragraph 11 of the Government of India (Commencement and Transitory Provisions) Order, 1936, the Governor-General in Council is pleased to appoint Sir Brojendra Lal Mitter, K.C.S.I., Barrister-at-Law, to be Advocate General for the Federation, with effect from the 1st April, 1937.

G. H. SPENCE,  
Secy. to the Govt. of India.

**HOME DEPARTMENT.**

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**NOTIFICATIONS.****ESTABLISHMENTS.**

*New Delhi, the 1st April 1937.*

**No. F. 322/35-Ests.**—In exercise of the powers conferred by sub-section (2) of section 265 of the Government of India Act, 1935, the Governor General in his discretion is pleased to make the following regulations:—

**REGULATIONS.**

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**PART I.—PRELIMINARY.**

1. These Regulations may be called the Federal Public Service Commission (Conditions of Service) Regulations.

2. In these Regulations, unless there is something repugnant in the subject or context,—

- (a) “the Commission” means the Federal Public Service Commission;
- (b) “compensatory allowance” means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed;
- (c) “Governor General” means the Governor General in his discretion;
- (d) “Member” means a Member of the Commission and includes the Chairman thereof; and
- (e) “Travel by air” means journeys performed in the machines of public air transport companies regularly plying for hire, but ~~does not~~ include journeys performed by private aeroplanes or air taxis.

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**A.—MEMBERS.****PART II.—COMPOSITION AND PAY AND TENURE.**

3. The Commission shall consist of a Chairman and such number of other Members not exceeding four as the Governor General may from time to time appoint.

4. (1) The Chairman shall receive a pay of four thousand rupees and each of the other Members shall receive a pay of three thousand five hundred rupees a month.

(2) If a Chairman or Member at the time of his appointment as such is a retired Government servant the Governor General shall determine whether his pension shall be held in abeyance and, if so, whether wholly or in part; or in the alternative shall determine whether the pay fixed by this regulation shall be reduced by an amount not exceeding the amount of such pension, including such portion of it as may have been commuted, if the pension is allowed to be drawn in full.

5. A Member shall hold office for five years:

Provided that—

- (a) the Governor General may from time to time extend a Member's tenure of office by any period not exceeding five years;
- (b) a Member may by resignation under his hand addressed to the Governor General resign his office;
- (c) the Governor General may at any time terminate the appointment of any Member if satisfied that that Member is for any reason unable or unfit to continue to perform the duties of his office;
- (d) the term of five years shall include any period immediately before the coming into force of these regulations during which a Member held office as a Member of the Public Service Commission established under Section 96-C of the Government of India Act.

6. An officiating appointment may be made by the Governor General in the place of any member absent on leave or on special duty, or on the occurrence of a vacancy in the office of a Member until some person has been permanently appointed to the office and has entered upon the discharge of the duties thereof.

### PART III.—LEAVE.

7. A Member who at the date of his appointment was in the service of the Crown in India may be granted leave by the Governor General under the rules applicable to him immediately before his appointment, and his service as Member shall count for such leave.

8. A Member who at the date of his appointment was not in the service of the Crown in India may be granted leave by the Governor General as follows:—

- (a) (i) if immediately before the coming into force of these regulations he was a Member of the Public Service Commission established under Section 96C of the Government of India Act leave on leave salary equivalent to full pay up to one-eleventh of the period spent on duty as a Member, subject to a maximum of four months at any one time;

- (ii) in cases other than that specified in sub-clause (i), leave on leave salary equivalent to full pay (to be taken not more than once during his tenure of office) for a period not exceeding four months.
- (b) Leave on medical certificate on leave salary equivalent to half pay, subject to a maximum of three months at any one time.
- (c) Extraordinary leave without allowances, subject to a maximum of three months at any one time.

*Explanation.*—All, or any two, of these kinds of leave may be granted in combination at one time.

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#### PART IV.—PENSION.

9. No pension shall attach to the office of Member as such, but in the case of a Member who at the date of his appointment was in the service of the Crown in India, service as Member shall count for pension under the rules applicable to the service to which such Member belonged and shall, unless the Member be a member of the Indian Civil Service or entitled to a pension under Army Regulations, also count for the higher additional pension under Article 475A, Civil Service Regulations.

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#### PART V.—EXPENSES FOR EQUIPMENT AND VOYAGE AND PASSAGE ALLOWANCE.

10. A sum of five hundred pounds sterling shall be payable for the expenses of equipment and voyage to a Member who at the time of his first appointment is domiciled and permanently resident elsewhere than in Asia and is neither a Member of a Government service in India nor a retired Member of such service who is at the said time, or was within a year of the said time, in the service of the Crown in India.

11. A Member who is, and was at the time of his first appointment, domiciled elsewhere than in Asia, may, on extension of his term of office under rule 5, be granted such passage allowances for himself and his family as the Governor General may prescribe.

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#### PART VI.—TRAVELLING ALLOWANCES.

12. (1) A Member who at the date of his appointment was in the service of the Crown in India, may, on a journey by railway to join his post, at his option (a) draw travelling allowance at the rates provided for a journey on transfer by the rules applicable to him immediately before his appointment, or (b) travel at Government expense in a reserved first-class compartment.



(2) A Member who avails himself of alternative (b) shall pay to Government the fare which he would have paid if no accommodation had been reserved and shall, in addition, pay in cash, to the station master of the station from which the journey commences, the fares for any of his family accompanying him, whether they share his reserved accommodation or not. When Government pays full tariff rates for the accommodation all such fares shall be credited to Government.

13. When a person who is not in the service of the Crown in India is appointed as a Member he may, when travelling by railway to join his post, travel in a reserved first-class compartment on the conditions prescribed in sub-rule (2) of rule 12.

14. A Member is entitled when travelling on duty—

- (i) when travelling by railway, to a reserved first-class compartment, and to fares (if actually paid) for four servants at lowest class rates;
- (ii) when travelling by steamer, to a reserved cabin (if one is available) and to fares (if actually paid) for four servants at lowest class rates, but not to any allowance on account of messing charges;
- (iii) when travelling by road, to a mileage allowance at the rate of one rupee per mile;
- (iv) (a) when travelling by air on authority, to the fare paid for the journey by air and, if actually paid, to the cost of transporting up to three maunds of luggage by rail at passenger rates, road or steamer and a lowest class fare for one servant, (b) when travelling by air otherwise than on authority, to the allowances to which he would have been entitled if he had gone by rail, road or steamer instead of by air; and
- (v) to a daily allowance at the rate of Rs. 15 per day for each day on which he is absent on duty from his headquarters:

Provided that no daily allowance shall be drawn for any day wholly spent in travelling.

15. When a Member travels by railway—

- (i) when proceeding on or returning from leave, or
- (ii) when retiring from the service or proceeding to join another post after resigning office,

he may travel in a reserved first-class compartment on the conditions described in sub-rule (2) of rule 12.

## PART VII.—OTHER COMPENSATORY ALLOWANCES.

16. Subject to the general condition that the amount of a compensatory allowance should be so regulated that the allowance is not on the whole a source of profit to the recipient, the Governor-General may, subject to any conditions which he sees fit to impose, grant to any Member any compensatory allowance other than travelling allowance and may fix the amount thereof.

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B.—STAFF.

## PART VIII.—COMPOSITION.

17. The Staff of the Commission shall include a Secretary, an Assistant Secretary, and such number of Superintendents, Assistants, Stenographers and Clerks, and also such number of inferior servants as the Governor General may from time to time determine:

Provided that the Commission may for special reasons employ temporary staff at a total cost not exceeding Rs. 2,000 in any one year.

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PART IX.—THE SECRETARY.

18. The Secretary shall be appointed by the Commission with the approval of the Governor General.

19. The Secretary shall hold office for a period of five years:

Provided that the Commission with the approval of the Governor General may extend the Secretary's tenure by a period not exceeding five years.

20. The Secretary shall receive pay in the time-scale of the service to which he belongs (where a senior time-scale exists, in the senior time-scale) or if he is in, or is promoted to, a selection grade in his own service, pay in such selection grade, and in addition a special pay of Rs. 400 a month, subject to a maximum of Rs. 2,250 in all exclusive of overseas pay.

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PART X.—THE ASSISTANT SECRETARY.

21. The Assistant Secretary shall be appointed by the Commission.

22. The Assistant Secretary shall receive pay on the scale Rs. 750—25—900 a month.

23. The Assistant Secretary shall be subject to the same conditions of service as Assistant Secretaries to the Government of India, save that the

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authority who may impose any of the penalties prescribed in Rule 49 of the Civil Services (Classification, Control and Appeal) Rules shall be the Commission and that the appellate authority shall be the Governor-General.

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PART XI.—MINISTERIAL ESTABLISHMENT.

24. The Superintendents, Assistants, Stenographers and Clerks, shall be appointed by the Secretary and receive pay and allowances as follows:—

- (a) Those in the service of the Commission at the time of the making of these Regulations according to the rates and on the conditions to which they were then entitled;
- (b) Those recruited after the making of these Regulations according to the rates and on the conditions prescribed from time to time for new entrants to corresponding grades in the Government of India Secretariat, except in the case of Superintendents, who shall receive pay on a scale of Rs. 450—20—550.

25. The Ministerial Establishment shall be subject to the same conditions of service as the personnel of the corresponding grades in the Government of India offices who were recruited at the same time, save that the authority who may impose any of the penalties prescribed in Rule 49 of the Civil Services (Classification, Control and Appeal) Rules shall be the Secretary and the appellate authority shall be the Chairman.

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PART XII.—INFERIOR SERVANTS.

26. The inferior servants shall be appointed by the Secretary and their pay, allowances and conditions of service shall be the same as those of corresponding grades in the Government of India offices, save that the authority who may impose any of the penalties prescribed in Rule 49 of the Civil Services (Classification, Control and Appeal) Rules shall be the Assistant Secretary and the appellate authority shall be the Secretary.

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PART XIII.—SUPPLEMENTARY.

27. In respect of any matter for which special provision is not made by these regulations, the conditions of service of a person serving as a member of the Commission or of its staff shall be governed by the rules and orders for the time being applicable to such classes of Government servants as shall be specified by the Governor-General.

**No. F.-322/II/35-Ests.**—In exercise of the powers conferred by sub-section (3) of section 266 of the Government of India Act, 1935, the Governor General in his discretion is pleased to make the following regulations:—

1. These regulations may be called the Federal Public Service Commission (Consultation by the Governor General) Regulations.

2. It shall not be necessary to consult the Commission in regard to any of the matters mentioned in clauses (a) and (b) of sub-section (3) of section 266 of the Government of India Act, 1935, in the case of—

(i) the services and posts specified in the Schedule to these regulations, or

(ii) any post to which the Governor General is empowered to make an appointment in his discretion or exercising his individual judgment.

3. It shall not be necessary to consult the Commission in regard to the selection for appointment:—

(a) to a Central Service, Class I, of any officer of His Majesty's Forces or any officer who is already a member of an All-India Service, a Central Service, Class I, a Railway Service, Class I, or a Service under the Crown Department corresponding to a Central Service, Class I;

(b) to a Central Service, Class II, of any officer by transfer from another Central Service, Class II, or by promotion from a subordinate service; or by transfer or promotion from corresponding services under the Crown Department;

(c) to a tenure post in a Central Service, Class I, or a Central Service, Class II, of an officer of a Provincial Service;

(d) otherwise than in accordance with one of the methods mentioned in (a), (b) or (c) above, to the services or posts specified in the Schedule

4. Notwithstanding anything contained in rule 3 it shall not be necessary to consult the Commission in the following cases:—

(a) in regard to the selection for appointment to any post where the selection is made in England by or through the High Commissioner for India;

(b) in regard to the selection for appointment to a temporary post if the post is not likely to last for more than one year, or in the case of an appointment for a period of more than one year but less than three years, if the Commission advises that the appointment may be made without consulting them.

Provided that, if a temporary appointment is extended beyond the period for which it was initially made, the period of the appointment shall, for the purposes of this rule, be reckoned from the date when the appointment was originally made and not from the date of the extension thereof.

5. It shall not be necessary to consult the Commission before an order is passed in any disciplinary case other than—

- (a) an original order by the Governor General imposing any of the following penalties:—
  - (i) Withholding of increments or promotion, including stoppage at an efficiency bar,
  - (ii) Reduction to a lower post or time-scale, or to a lower stage in a time-scale;
  - (iii) Recovery from pay of the whole or part of any pecuniary loss caused to Government by negligence or breach of orders;
  - (iv) removal from service; or
  - (v) dismissal;
- (b) an order by the Governor General on an appeal; or
- (c) an order by the Governor General, proposed to be made in response to any petition or memorial, overruling or modifying the order of a subordinate authority.

Provided that it shall not be necessary for the Governor General to consult the Commission in cases relating to civilian personnel paid from the Defence Services estimates.

6. In discharging his functions under these regulations, the Governor General shall act in his discretion.

#### SCHEDULE.

##### CENTRAL SERVICES, CLASS I.

<i>Home Department</i>	Director of Public Information.
	Deputy Director of Public Information.
	Government Examiner of Questioned Documents, Government of India.
	Assistant Government Examiner of Questioned Documents, Government of India.
	Assistant Director of the Intelligence Bureau.
<i>Finance Department</i>	Master, Security Printing, India and <i>Ex-Officio</i> Controller of Stamps.
	Deputy Master, and Assistant Master, Security Printing, India.
	Assistant Master, Currency Note Press.
	Deputy Controller of Stamps.
	Deputy Mint Master.
	Mint Master, Bombay.
	Mint Master, Calcutta.
	Chief Assayer, Mint, Bombay.
<i>External Affairs Department—</i>	
<i>Baluchistan</i>	Superintendent, Central Jail, Mach.

*Department of Industries  
and Labour—**Civil Aviation Direc-  
torate . . . .*

Director of Civil Aviation in India.  
Deputy Director of Civil Aviation in India.  
Aircraft Inspector.  
Chief Inspector of Aircraft.  
Chief Aerodrome Officer.  
Technical Officer (Temporary).

*Indian School of Mines*

Principal and Professors.

*Indian Posts and Tele-  
graphs Department .*

Assistant Deputy Directors General, Posts and Telegraphs,  
and Personal Assistant to the Director General, in the  
case of appointments to tenure posts.

*Department of Education,  
Health and Lands .*

Director, and Professors of the All-India Institute of Hygiene  
and Public Health, Calcutta.  
The Medical Research Department.  
Superintendent, Mathematical Instruments Office, Survey of  
India.  
Director, Botanical Survey of India.

*Miscellaneous . . . .*

Agent of the Government of India in Ceylon.  
Agent of the Government of India in Malaya.  
Agent General for India in the Union of South Africa.  
Secretary to the Agent General for India in the Union of  
South Africa.

*Legislative Department .*

Secretary.  
Joint Secretary and Draftsman.  
Deputy Secretary.  
Advocate General.  
Solicitor to the Government of India.  
Second Solicitor to the Government of India.  
Assistant Solicitor to the Government of India.

*Imperial Council of Agri-  
cultural Research De-  
partment . . . .*

Vice-Chairman.

*Andaman and Nicobar  
Islands Administration*

Divisional Officer, Public Works Department.

*Commerce Department .*

Nautical Adviser to the Government of India.  
Chief Surveyor with the Government of India.  
Members of the Indian Tariff Board.  
Deputy High Commissioner for India, London.  
Indian Trade Commissioners (except when it is proposed to  
appoint a non-official).  
Deputy Indian Trade Commissioner, London.  
Secretary, Public Department, Office of the High Commis-  
sioner for India, London.

## CENTRAL SERVICES, CLASS II.

Deputy Superintendent of Lighthouses, Bombay.  
 Superintendent and Assistant Superintendent of Launches, Calcutta.  
 Assistant to the Agent of the Government of India in Ceylon.  
 Assistant Secretary to the Agent General for India in the Union of South Africa.  
 Assistant Director and Assistant Professors, All-India Institute of Hygiene and Public Health, Calcutta.  
 Two Assistant Superintendents, Mathematical Instrument Office, Survey of India.  
 Two Managers and three Assistant Managers, Photo-Litho Office, Survey of India, Calcutta.  
 Assistant Manager, Photo-Zinco Office, Survey of India, Dehra Dun.  
 Head Engraver and Assistant Head Engraver, Engraving Office, Survey of India, and two First Division Draftsmen, No. 1, Drawing Office, Survey of India, Calcutta.  
 Lecturers, Instructors and Demonstrators, Indian School of Mines, Dhanbad.  
 Overseers in the Government of India Press (including the Forms Press, Aligarh).  
 Imperial Secretariat Reporters' Service.  
 Head of the Printing Branch, Legislative Department.  
 Librarian, Legislative Department.  
 Assistant, Solicitor's Branch, Legislative Department.  
 Translator, Legislative Department.  
 Confidential Assistant in the Office of the Director, Intelligence Bureau.  
 Private Secretary to the Auditor General in India.  
 1 Chief Inspector, Control, Security Printing, India;  
 1 Chief Inspector, Control, Currency Note Press;  
 1 Engraver; 9 Technical Supervisors.  
 Customs Appraisers' Service.  
 Income-tax Service, Class II.

*Coorg.*

Assistant Commissioner and District Magistrate, Coorg.  
 Subordinate Judge.  
 Munsif, Virajpet.  
 Munsif, Mercara.  
 District Superintendent of Police.  
 Deputy Director of Land Records and Agriculture.

*Andaman and Nicobar Islands Administration.*

Assistant Commissioner, Nicobars, and Lady Assistant Surgeon.

## Subordinate Services.

All subordinate services, except first appointments to posts in the ministerial establishments of the Government of India Secretariat and Attached Offices, other than posts in those establishments in respect of which the Government of India have directed or may, with the concurrence of the Public Service Commission, direct that appointments may be made without reference to the Commission.

R. M. MAXWELL,  
 Secretary to the Government of India.

**PUBLIC.***New Delhi, the 1st April 1937.*

**No. F. 126/37.**—In pursuance of sub-section (3) of section 94 of the Government of India Act, 1935, the Governor General in Council is pleased to direct as follows:

Where any functions, which immediately before the commencement of Part III of the Act were, under any existing Indian law, functions of the Chief Commissioner or the local Government of a Chief Commissioner's Province, not being British Baluchistan, are transferred by or under the Act to the Central Government, or to some authority or officer nominated or appointed by the Central Government, the Chief Commissioner shall continue until further orders to discharge those functions subject to the like control by the Governor General in Council as was exercisable by the Governor General in Council immediately before the commencement of the said Part III.

*New Delhi, the 1st April 1937.*

**No. 2.**—In pursuance of Section 305 of the Government of India Act, 1935, His Excellency the Governor General is pleased to appoint the following gentlemen to be Secretaries to the Governor General in addition to their own duties:—

The Hon'ble Mr. R. M. Maxwell, C.S.I.,  
C.I.E., I.C.S.

Mr. J. G. Laithwaite, C.I.E.

J. A. THORNE,

*Joint Secy. to the Govt. of India.*

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**OFFICE OF THE SECRETARY TO THE  
GOVERNOR-GENERAL.**

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**NOTIFICATIONS.***New Delhi, the 1st April 1937.*

**No. 3.**—In supersession of all previous orders on the subject, His Excellency the Viceroy is pleased to permit the title "Honourable" to be borne during their term of office by the following officers in India:—

- (1) The Members of the Governor-General's Executive Council.
- (2) The President of the Council of State.

- (3) The President of the Indian Legislative Assembly.
- (4) The Chief Justice and Judges of the Federal Court.
- (5) The Chief Justices and Puisne Judges of Chartered High Courts.
- (6) The Governors' Ministers in the provinces.
- (7) Residents of the 1st Class.
- (8) The Presidents of Provincial Legislative Councils.
- (9) The Speakers of Provincial Legislative Assemblies.
- (10) The Chief Judge and Judges of the Chief Court of Oudh.
- (11) Members of the Council of State.

J. G. LAITHWAITE,

*Secy. to the Governor General.*

*New Delhi, the 1st April 1937.*

**No. 4-S. I.**—Under the provisions of Section XXIII of the Statutes of the Most Exalted Order of the Star of India, His Excellency the Grand Master has been pleased to appoint Mr. J. G. Laithwaite, C.I.E., to be Secretary to the Order.

2. Notification No. 515-S. I., dated the 25th October 1934, and all previous notifications on the subject are hereby cancelled.

By order of the Grand Master,

R. M. MAXWELL,

*for Secy. to the Most Exalted Order of  
the Star of India.*

*New Delhi, the 1st April 1937.*

**No. 5-I. E.**—Under the provisions of Section XXIII of the Statutes of the Most Eminent Order of the Indian Empire, His Excellency the Grand Master has been pleased to appoint Mr. J. G. Laithwaite, C.I.E., to be Secretary to the Order.

2. Notification No. 516-I. E., dated the 25th October 1934, and all previous notifications on the subject are hereby cancelled.

By order of the Grand Master,

R. M. MAXWELL,

*for Secy. to the most Eminent Order of  
the Indian Empire.*



## POLITICAL DEPARTMENT.

## NOTIFICATIONS.

New Delhi, the 1st April 1937.

**No. 1-Fed.-I.**—In exercise of the authority conferred on him by His Majesty and in pursuance of the provisions of S. 257 (2) of the Government of India Act, 1935, His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States hereby declares that, until other provision is made by him,

- (1) The rules, regulations and orders relating to the conditions of service as to remuneration, pensions or otherwise of all persons employed by him or under his authority on the date of the commencement of Part III of the said Act shall be those which applied to those persons immediately before the said date;
- (2) The rules, regulations and orders relating to the conditions of service as to remuneration, pensions or otherwise of any class of persons so employed or appointed hereafter shall be those which were applicable immediately before the commencement of Part III of the said Act to persons of that class employed or appointed before that date by the Governor General in Council or by officers subordinate to him for the conduct of relations with Indian States;

and any references in the said rules, regulations and orders to the Governor General in Council, the Government of India or a local Government shall be construed as references to the Crown Representative.

**No. 2-Fed.-II.**—For the purposes of clause (a) of sub-section (1) of Section 172 of the Government of India Act, 1935, the Crown Representative is pleased to certify that the lands and buildings specified in the Schedule hereto annexed being lands and buildings formerly used for the purposes of the exercise of the functions of the Crown in its relation with Indian States have been retained by the Crown Representative temporarily for the purpose of more advantageous disposal by sale or otherwise.

## SCHEDULE.

Serial No.	Locality.	Name of the building (including land attached).	Capital cost.
			Rs.
1	Godhra (Bombay).	Huzur Deputy Political Agent's bungalow.	9,048
2	Godhra (Bombay).	Opium Inspector's bungalow.	6,990

**No. 3-Fed.-I.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in that behalf, the Crown Representative is pleased to make the following Order:—

1. (1) This Order may be cited as the Civil and Military Station of Bangalore (Application of Laws) Order, 1937.

(2) It shall come into operation on the first day of April, 1937.

2. In this Order—

“Crown Representative” means His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States, and includes—

- (i) any person or persons acting under his authority, and
- (ii) in relation to anything done before the commencement of this Order the Governor General in Council and any person or persons acting under the authority of the Governor General in Council “Resident” means the Resident for Mysore.

3. The enactments mentioned in the first column of the Schedule to this Order shall apply to the Civil and Military Station of Bangalore, subject to the modifications and restrictions specified in the second column thereof and to the provisions of this Order.

4. References to any Act in the Schedule to this Order shall be deemed to be references—

- (a) in the case of an Act of Parliament, to that Act, as in force for the time being in British India; and
- (b) in the case of a Regulation or of an Act of the Central Legislature or of any Provincial Legislature passed before the first day of April, 1937, to that Regulation or Act as amended by the Central Legislature or, as the case may be, by that Provincial Legislature before the said date and as adapted or modified by any Order in Council made by His Majesty under section 298 of the Government of India Act, 1935.

5. The enactments applied by this Order shall, except where the context otherwise requires and except in the modifications and restrictions referred to in paragraph 3, be construed as if references therein to the authorities, gazette and territories mentioned in the first column of the table hereunder printed were references to the authorities, gazette and territories respectively mentioned opposite thereto in the second column of the said table.

TABLE.

(i) Central Government, Governor General or Federal Railway Authority	Crown Representative.
(ii) Provincial Government, Governor or Chief Controlling Revenue Authority.	Resident.
(iii) Government	Crown or Crown Representative or Resident as the context may require.
(iv) High Court.	Court of the Resident.
(v) Official Gazette.	Official Gazette of the Crown Representative or, as the case may be, of the Resident.
(vi) British India, any Province in British India or any part thereof.	Civil and Military Station of Bangalore.

6. A direction in the Schedule to this Order that an enactment or portion of an enactment shall stand unmodified shall be regarded as a direction that it is not to be construed in accordance with the provisions of paragraph 5.

7. Any Court may construe the provisions of any enactment applied by this Order and of any notifications, orders, bye-laws, rules, or regulations, made or issued thereunder with such modifications not affecting the substance as may be necessary or proper in order to adapt them to the matter before the Court.

8. (1) On the commencement of this Order, notifications of the Government of India in the Foreign and Political Department, No. 261-I, dated the 24th April 1929, No. 462-I, dated the

4th July 1929, No. 92-I, dated the 30th January 1930 and No. 57-I. B., dated the 15th January, 1933, and all notifications amending the same shall cease to have effect:

Provided that all proceedings taken under any of the enactments specified in the said notifications and pending at the commencement of this Order shall be continued as if they had been taken under the corresponding enactments specified in the Schedule to this Order.

(2) All appointments, delegations, notifications, orders, bye-laws, rules and regulations made or issued under or in pursuance of any of the enactments specified in the aforesaid notifications are hereby confirmed and shall have effect as if made or issued under this Order.

SCHEDULE.

Enactments Applied.	Modifications and Restrictions.
<i>Act of Parliament:</i>	
1. The Army Act (44 and 45 Vict., c. 58).	Only sections 156 and 190 (35) (d) shall be applicable.
<i>Acts of the Central Legislature:</i>	.....
1. The Judicial Officers' Protection Act, 1850. (XVIII of 1850).	(1) The provisions of the Act shall be applicable only to European and Anglo-Indian children.
2. The Apprentices Act, 1850 (XIX of 1850).	(2) At the end of section 8 add— "or required to find security for good behaviour."
	(3) In sections 19, 20 and 21, for "executors or administrators" substitute "legal representatives".
	(4) Omit sections 22 and 23.
	(5) In Schedule A for "executors and administrators" substitute "legal representatives", and omit the words "and seals" and the letters "L. S."
	(6) In Schedule B for "executors or administrators" substitute "legal representatives".

3. The Caste Disabilities Removal Act, 1850 (XXI of 1850).

4. The Indian Fatal Accidents Act, 1855 (XIII of 1855).

5. The Hindu Widows' Remarriage Act, 1856 (XV of 1856).

6. The Societies Registration Act, 1860 (XXI of 1860).

7. The Indian Penal Code (XLV of 1860).

8. The Excise (Spirits) Act, 1863 (XVI of 1863).

9. The Foreigners' Act, 1864 (III of 1864).

10. The Native Converts' Marriage Dissolution Act, 1866 (XXI of 1866).

11. The Press and Registration of Books Act, 1867 (XXV of 1867).

12. The Indian Divorce Act, 1869 (IV of 1869).

13. The Court Fees Act, 1870 (VII of 1870).

14. The Cattle-Trespass Act, 1871 (I of 1871).

15. The Pensions Act, 1871 (XXIII of 1871).

In section 18 for "principal Court of original civil jurisdiction of the district in which the chief building of the society is situate" substitute "Court of the District Judge of the Civil and Military Station of Bangalore"; and for "Government of the province of registration" substitute "Crown Representative".

(1) In clause second of section 21 the words "British India" shall stand unmodified.

(2) In section 55 for "Provincial Government of the Province" substitute "Crown Representative or the Resident".

(3) Section 75 shall stand unmodified.

(4) In section 121A for the second "British India" substitute "British India or the Civil and Military Station of Bangalore".

(5) In sections 124A, 244 and 245 for "British India" substitute "British India or the Civil and Military Station of Bangalore".

(6) In section 271 the words "Central Government" shall stand unmodified.

In section 2 for the words down to "approval of the Central Government" substitute "The Resident shall, from time to time, prescribe".

(1) All references to the Central Government shall be read as referring to the Resident.

(2) In section 1 the words "British India" shall stand unmodified.

(1) The provisions of the Act as applied shall be applicable only to persons to whom the Special Marriage Act, 1872 (III of 1872), as applied to the Civil and Military Station of Bangalore, applies and to persons not being British subjects who profess the Christian religion.

(2) In section 1 omit "and shall come into operation on the first day of April, 1869".

(3) In section 2 omit the first paragraph.

(4) In section 3 omit clause (1) and sub-clause (b) of clause (2).

(5) Omit section 17-A.

(1) Omit the last sentence of section 1 and section 1-A.

(2) In sections 26, 27, 34 and 35 for "appropriate Government" substitute "Resident".

(1) Omit sub-section (2) of section 1.

(2) In section 6 for "Provincial Government" substitute "Magistrate of the District".

(1) Omit sections 2 and 3A and Schedule II.

(2) In sections 5, 10, and 13, for "appropriate Government" substitute "Resident".

(3) In section 14 omit "with the consent of the appropriate Government".

16. The Indian Evidence Act, 1872 (I of 1872).

- (1) Omit the last sentence of section 1.
- (2) In section 37 the words "British India" shall stand unmodified.

(3) In section 57 for clause (i) substitute—

"(i) All laws or rules having the force of law now, or heretofore in force, or hereafter to be in force, in any part of British India or in any area outside British India under the administration of the Crown Representative."

(4) In sections 74 and 79 and in exception 2 to section 91 the words "British India" shall be read as referring to British India and the areas outside British India under the administration of the Crown Representative.

In section 17 after "Indian Divorce Act" insert "as applied to the Civil and Military Station of Bangalore".

Omit the second sentence of section 1 and the second paragraph of section 21.

(1) Nothing in the Act, as applied, shall be deemed to apply to British subjects.

(2) In section 6 omit the words "and the Central Government so far as regards any Indian State", and the words "and State respectively".

(3) Omit section 8.

(4) In section 9 omit "or (so far as regards any Indian State) the Central Government".

(5) Omit sections 28 to 36, 47, the last three paragraphs of section 48 and sections 54, 55, 56, 62(2), 84 and 86.

20. The Government Savings Banks Act, 1873 (V of 1873).

21. The Indian Oaths Act, 1873 (X of 1873).

22. The Indian Majority Act, 1875 (IX of 1875).

23. The Specific Relief Act, 1877 (I of 1877).

24. The Opium Act, 1872 (I of 1878).

25. The Indian Treasure Trove Act, 1878 (VI of 1878).

26. The Indian Arms Act, 1878 (XI of 1878).

27. The Hackney-carriage Act, 1879 (XIV of 1879).

(1) Omit the second sentence of section 1.

(2) In sections 3 and 4 the words "British India" shall stand unmodified.

(1) Omit the second sentence of section 1.

(2) In section 3 for "British India" substitute "British India or the Civil and Military Station of Bangalore".

(1) In section 1 omit the second and third paragraphs.

(2) Sections 9, 45 and 56 shall stand unmodified.

(1) In section 1 omit the second and third paragraphs.

(2) In sections 5, 7 and 8 for "Provincial Government" substitute "Resident subject to the control of the Crown Representative".

(1) In section 1 the words "by order of any Government in British India" shall stand unmodified; and after those words, the words "or of the Crown Representative" shall be inserted.

(2) Omit section 2.

(3) In sections 6, 7, 11, 13, 15, 16, 17(c), 18, 25, 26, 30 and 32 for "Central Government" substitute "Resident".

(1) Omit the preamble and the words from "nothing herein contained" to the end in section 1.

(2) For section 2 substitute—

“2. In this Act, “Hackney-carriage” means any wheeled vehicle, drawn or pushed by a man or horse, bullock or other animal and used for the conveyance of any person, which stands or plies for hire by the hour or day or according to distance”.

(3) In section 3 omit the first paragraph; and in the second paragraph for the words from the beginning to “Committee of such municipality” substitute “The municipal commission of the Civil and Military Station of Bangalore”; and for the words “limits of such municipality” substitute “limits of the said Station”.

(4) In section 6 at the end of clauses (a) and (b) insert “under this Act or any similar law for the time being in force in Bangalore City”; and in clause (c) after “granted” insert “including the grounds on which they shall be liable to be revoked or suspended”.

(5) After section 10 add the following new section—

“11. *Penalty for Injury of Hackney-carriage.*—Any person using a hackney-carriage and wilfully or negligently injuring the same, shall, on conviction before a Magistrate, be punished with fine which may extend to twenty rupees and shall also pay to the owner such sum as compensation as the Magistrate may think fit, which shall be recoverable as if it were a fine.”

Omit the second paragraph of section 1.

(1) Omit the second paragraph of section 1, and sections 3, 4, 5 and 20.

(2) In section 23 for “any municipality” substitute “the Civil and Military Station of Bangalore”.

(1) In sections 3 and 6 for “a municipality” substitute “the Civil and Military Station of Bangalore”.

(2) Omit sections 3A and 5.

(1) All references to the Central Government shall be construed as references to the Resident.

(2) In section 1 omit “and it shall come into force on the first day of March, 1882”.

(3) In section 11 for “British India” substitute “British India or the Civil and Military Station of Bangalore”.

(1) In section 1 omit the words from “and it shall come into force” to “British India”.

(2) In section 20—

(i) clauses (a) to (c) shall stand unmodified;

(ii) at the end of clause (d) insert “or in debentures or other securities for money issued by the Government of Mysore or under the authority of the Crown Representative”; and

(iii) in clause (e) after “British India” insert “or in the territories of Mysore including the Civil and Military Station of Bangalore”.

28. The Kazis' Act, 1880 (XII of 1880)

29. The Vaccination Act, 1880 (XIII of 1880).

30. The Municipal Taxation Act, 1881 (XI of 1881).

31. The Negotiable Instruments Act, 1881 (XXVI of 1881).

32. The Indian Trusts Act, 1852 (II of 1852).

33. The Transfer of Property Act, 1882 (IV of 1882).

(1) In section 1 omit the second, third, fourth and last paragraphs.

(2) In the definition of "registered" in section 3 for "British India" substitute "British India or the Civil and Military Station of Bangalore".

(3) In section 52 the words "British India" shall stand unmodified.

Omit sub-section (2) of section 1.

34. The Land Improvement Loans Act, 1883 (XIX of 1883).

(1) Omit section 2.

(2) In sections 5 and 7 for "Central Government" substitute "Crown Representative or the Resident with the previous sanction of the Crown Representative".

(3) In section 9 for "Central Government" substitute "Resident".

(4) In section 14 for "any Government in British India" substitute "Crown Representative or the Resident".

35. The Indian Explosives Act, 1884 (IV of 1884).

(1) Omit subsections (2) and (3) of section 1, and section 2.

(2) In subsection (1) of section 4 omit the words "on ships within Indian territorial waters and" and the words "or Indian territorial waters".

(3) In section 15 for "Central Government" substitute "Resident".

(4) Omit section 34.

36. The Indian Telegraph Act, 1885 (XIII of 1885).

Omit Part I.

37. The Suits Valuation Act, 1887 (VII of 1887).

(1) Omit subsections (2) and (3) of section 1, and section 2.

(2) At the end of section 24 insert—

"Or, where the presiding Judge is the District Judge to the Court of the Resident".

Omit subsections (2) and (3) of section 1, and sections 3 and 7.

38. The Provincial Small Cause Courts Act, 1887 (IX of 1887).

39. The Measures of Length Act, 1889 (II of 1889).

(1) Omit subsections (2) and (3) of section 1, sections 10 and 11, in section 18 the words "or section 18 of the Sea Customs Act, 1878, as amended by this Act" and in section 19 the words "and clause (f) of Section 18 of the Sea Customs Act, 1878, as amended by this Act".

(2) In section 16 for "Central Government" substitute "Resident".

40. The Indian Merchandise Marks Act, 1889 (IV of 1889).

(1) Omit subsection (2) of section 1.

(2) For section 8 substitute—

"8. The provisions of this Act shall also apply to the recovery in the Civil and Military Station of Bangalore of any arrear of land revenue, or sum recoverable as an arrear of land revenue, payable to a Collector or other public officer or to a local authority in any part of British India or in any local area which is not part of British India but which is under the administration of the Central Government or of the Crown Representative and to which the Revenue Recovery Act, 1890, has been applied.

41. The Revenue Recovery Act, 1890 (I of 1890).

42. The Charitable Endowments Act, 1890 (VI of 1890).
43. The Guardians and Wards Act, 1890 (VIII of 1890).
44. The Indian Railways Act, 1890 (IX of 1890).
45. The Prevention of Cruelty to Animals Act, 1890 (XI of 1890).
46. The Bankers' Books Evidence Act, 1891 (XVIII of 1891).
47. The Partition Act, 1893 (IV of 1893).
48. The Land Acquisition Act, 1894 (I of 1894).
49. The Crown Grants Act, 1895 (XV of 1895).
50. The Epidemic Diseases Act, 1897 (III of 1897).
51. The General Clauses Act, 1897 (X of 1897).
- 8A. The provisions of this Act shall also apply to the recovery in the Civil and Military Station of Bangalore of any arrear of land revenue or of any other sum which is, under section 193 of the Mysore Land Revenue Code, 1888 (Mysore Regulation IV of 1888), leviable in accordance with the provisions of Chapter XI of the said Code."
- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 3—
- (i) in subsection (1) for the words from "India" to "the Province" substitute "the Civil and Military Station of Bangalore"; and
- (ii) in subsection (2) for "India or as the case may be the Province" substitute "the Civil and Military Station of Bangalore".
- (3) Omit section 8A and the proviso to subsection (4) of section 5.
- (4) In section 12 for the words from the beginning to "any other reason" substitute "If for any reason".
- (5) All references to the appropriate Government shall be read as referring to the Crown Representative.
- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 3 the words "High Court established in British India" shall stand unmodified.
- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 8 omit clause (20) and for clauses (21) and (22) substitute—
- "(21) 'the safety controlling authority' or 'the general controlling authority' means the Crown Representative".
- (3) In section 8A omit from "or the doing" to the end of the section.
- Omit subsections (2), (3) and (4) of section 1.
- .. ..
- .....
- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 41 for "with the Provincial Government" substitute "with the Crown Representative".
- .....
- Omit subsection (2) of section 1, and section 2A.
- (1) Sections 3, 4 and 4A shall stand unmodified:
- Provided that for the interpretation of any enactment in the Civil and Military Station of Bangalore the definitions contained in these sections shall be applicable only after effect has been given to any modification, restriction or rule of construction prescribed in respect of the enactment by this Order.
- (2) Omit sections 5 and 5A.

52. The Code of Criminal Procedure, 1898  
(V of 1898).

(1) In section 1 omit the words "and it shall come into force on the first day of July, 1898" and the words from "or shall apply to" to the end of the section.

(2) Omit clause (j) of subsection (1) of section 4 and sections 22 and 25.

(3) In subsection (2) of section 45 the words "Central Government" shall stand unmodified.

(4) For the purposes of sections 99B to 99F, the High Court of Judicature at Madras shall be the High Court.

(5) In section 197 for clauses (a) and (b) of subsection (1) substitute "of the Resident"; in subsection (2) for the words from the beginning to "individual judgment" substitute "The Resident"; and omit subsection (3).

(6) Omit section 260.

(7) In sections 401 and 402 for "Provincial Government" substitute "Crown Representative or the Resident".

(8) Omit section 402A.

(9) In subsection (1) of section 503 after "such attendance and" insert "if such witness resides in British India or in any area to which this Code has been applied"; and subsection (2) shall stand unmodified.

(10) For subsection (1) of section 527 substitute—

"(1) The Crown Representative may, by notification in the Official Gazette, direct the transfer of any particular case from the Court of the Resident or from any Criminal Court subordinate to that Court to any other Criminal Court of equal or superior jurisdiction acting under the authority of the Crown Representative whenever it appears to him that such transfer will promote the ends of justice or tend to the general convenience of parties or witnesses."

(11) In section 565 for "British India" substitute "British India or the Civil and Military Station of Bangalore"; and that words "Central Government" shall stand unmodified.

(12) Nothing in the Code, as applied shall be deemed to apply to proceedings against European British subjects or persons charged jointly with European British subjects.

53. The Indian Post Office Act, 1898 (VI of 1898).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 2 in clause (b), except in the proviso, and in clause (d) the words "Central Government" shall stand unmodified.

(3) Omit Chapter VIII.

54. The Indian Stamp Act, 1899 (II of 1899).

(1) In section 2 omit clause 12A and in clause 16A for "British India" substitute "British India or in the Civil and Military Station of Bangalore".

(2) Omit subsections (2) and (3) of section 1, and sections 57, 58 and 59.

(3) In section 60—

(i) in subsection (1) omit "other than a Court mentioned in section 57" and the words from "or Chief Court" to "refer the same"; and



55. The Indian Arbitration Act, 1899. (IX of 1899).

56. The Church of Scotland Kirk Sessions Act, 1899. (XXIII of 1899).

57. The prisoners Act, 1900. (III of 1900)

(i) for sub-section (2) substitute—

“(2) Such Court shall consider the case and send a copy of its decisions to the Judge making reference who shall on receiving such copy dispose of the case conformably to such decision.”.

(4) In section 76A omit the words “Central Government subject to the provisions of section 124(1) of the Government of India Act, 1935 and the”.

(5) All references to the collecting Government shall be read as referring to the Resident.

(1) Omit sub-sections (2) and (3) of section 1 and section 2.

(2) In section 4 omit the words “in the Presidency-towns the High Court and elsewhere”.

....

Only the following sections shall apply as hereby modified, namely:—

“29. *Removal of Prisoners.*—(1) The Crown Representative may, by general or special order provide for the removal of any person—

(i) sentenced by a Court to—

(a) death,

(b) imprisonment or transportation or

(c) imprisonment in default of payment of fine, or

(ii) ordered by a Court to be imprisoned for default of giving security for keeping the peace or for maintaining good behaviour,

to any prison in British India.

(2) With the sanction of the Crown Representative, the Resident may, in like manner, provide for the removal of any person sentenced or ordered to be imprisoned as aforesaid to any prison in the Mysore State.

30. *Lunatic prisoners how to be dealt with.*—

(1) Where it appears to the Resident that any person detained or imprisoned under any order or sentence of a Court is of unsound mind, the Resident may, by a warrant setting forth the grounds of belief that the person is of unsound mind, order his removal to a lunatic asylum or other place of safe custody in the Mysore State so appointed with the sanction of the Crown Representative there to be kept and treated as the Resident directs during the remainder of the term for which he has been ordered or sentenced to be detained or imprisoned or, if on the expiration of that term it is certified by a medical officer that it is necessary for the safety of the prisoner or others that he should be further detained under medical care or treatment, then until he is discharged according to law.

(2) Where it appears to the Resident that the prisoner has become of sound mind, the Resident shall, by a warrant directed to the person having charge of the prisoner, if still liable to be kept in custody, remand him to the prison from which he was removed, or to any other

58. The Indian Works of Defence Act, 1903. (VII of 1903).

59. The Ancient Monuments Preservation Act, 1904. (VII of 1904).

60. The Indian Coinage Act, 1906. (III of 1906).

61. The Code of Civil Procedure, 1908. (V of 1908).

prison as provided by section 29, or, if the prisoner is no longer liable to be kept in custody, order him to be discharged.

(3) When a person is confined in a lunatic asylum under sub-section (1) after the expiration of the term for which he was ordered or sentenced to be detained or imprisoned, it shall be lawful for two or more visitors of the asylum, of whom one shall be a medical officer, by writing under their hands, order to order that he shall be discharged, provided that notice of such order shall be immediately communicated to the Resident.

(4) The time during which a prisoner is confined in a lunatic asylum under sub-section (1) shall be reckoned as part of the term of detention or imprisonment which he may have been ordered or sentenced by the Court to undergo."

(2) For the purpose of these sections, as applied, "Court" means any officer or tribunal in the Civil Military Station of Bangalore lawfully exercising criminal jurisdiction and includes a Justice of the Peace appointed by the Crown Representative within the Mysore State.

(1) Omit sub-section (2) of section 1.

(2) In clause (c) of section 2 the words "Central Government" shall stand unmodified.

(3) In clauses (f) and (g) of section 2, sections 3, 4, 6(1), 7, 31, 38 and 39 for "Central Government" substitute "Resident".

(4) In sub-section (3) of section 6 and section 9, for "Central Government" substitute "Resident with the previous sanction of the Crown Representative".

(1) Omit sub-section (2) of section 1.

(2) In sections 2(3), 3, 4, 10A, 14 (where the words occur for the first time), 15 (where the words occur for the first and third times), 17(4) (5), 18, and 19, for "Central Government" substitute "Resident".

(1) Omit sub-section (2) of section 1.

(2) In sections 16 and 20 for "authorised by the Central Government" substitute "authorised by the Crown Representative or by the Resident".

(1) Omit sub-sections (2) and (3) of section 1.

(2) In clause (5) of section 2 and sections 10 and 16 the words "British India" shall be read as referring to British India and the Civil and Military Station of Bangalore; and the words "Central Government" shall stand unmodified.

(3) In section 24—

(i) after sub-section (1) add the following sub-section (1a) namely:—

"(1a) If in any case in which it would have been competent to the Court of the Resident to exercise the power conferred by sub-clause (ii) of clause (b) of sub-section (1) there is no subordinate Court to which the suit, appeal or other proceeding can be transferred, or there is such subordinate Court but there is good reason why the suit, appeal or other proceeding should not be transferred to it, the Court of the

*Resident may make a report to the Crown Representative who may, by notification in the official Gazette, transfer such suit, appeal or proceeding to any Court under this authority which would have been competent to try or dispose of such suit, appeal or proceeding if the cause of action had arisen within the local limits of its jurisdiction. The Court to which any such suit, appeal or proceeding is so transferred shall have jurisdiction to try or dispose of the same in accordance with the provisions of this Code."*

(ii) in subsection (2) for the words and figure "under subsection (1)" substitute "under subsection (1) or subsection (1a)".

(4) For subsection 1 of section 25 substitute—

"(1) Where any party to a suit, appeal or other proceeding pending in the Court of the Resident objects to its being heard by that Court and the Court is satisfied that there are reasonable grounds for the objection, the Court shall make a report to the Crown Representative who may, by notification in the Official Gazette, transfer such suit, appeal or proceeding to any High Court in British India or in an administered area. The Court to which any such suit, appeal or proceeding is so transferred shall have jurisdiction to try or dispose of the same in accordance with the provisions of this Code."

(5) In the proviso to section 29 after "summonses" insert "are situate in British India or"; and the words "Central Government" shall stand unmodified.

(6) In section 43 for "to which the provisions relating to execution do not extend" substitute "or British Burma or the Civil and Military Station of Bangalore"; and for "in British India" substitute "in the Civil and Military Station of Bangalore"; but, save as aforesaid, the section shall stand unmodified.

(7) In section 44 for "Provincial Government" substitute "Crown Representative" and the words "Central Government" shall stand unmodified.

(8) In section 45 after "any Court" insert "situate in British India or"; and the words "Central Government" shall stand unmodified.

(9) In clause (a) of section 78 the words "Central Government" shall stand unmodified, and for clause (b) substitute—

"(b) Courts situate in British India or in any other part of the British Empire' .

(10) Sections 79 and 80 shall stand unmodified.

(11) In subsection (1) of section 85 for "Government" substitute "Crown Representative" and omit the Explanation.

*FIRST SCHEDULE.*

(12) At the end of rule 25 of Order V add—

“Provided that, if the defendant resides in British India, the summons may be sent for service to a Court (not being a High Court) having jurisdiction at the place where he resides and if the Court returns the summons with an endorsement signed by the Judge or other officer of the Court that the summons has been served on the defendant in manner hereinbefore directed, such endorsement shall be deemed to be evidence of service.”

(13) The provisions of rule 48 of Order XXI shall apply only to those cases in which the salary or allowances are payable in the Civil and Military Station of Bangalore.

(14) In rule 49 of Order XXI the words “British India” shall be read as referring to British India and the Civil and Military Station of Bangalore.

(15) Rule 8B of Order XXVII shall stand unmodified.

62. The Explosive Substances Act, 1908 (VI of 1908).

(1) Omit subsection (2) of section 1.

(2) In section 4 for “British India” substitute “India”.

(3) In section 7 for “Central Government” substitute “Resident”.

63. The Indian Limitation Act, 1908 (IX of 1908).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 13 for the words “and from” substitute “the Mysore State and”; but, save as aforesaid, the section shall stand unmodified.

(3) Article 149 of the First Schedule shall stand unmodified.

64. The Indian Criminal Law Amendment Act, 1908 (XIV of 1908).

Omit subsection (2) of section 1.

65. The Indian Registration Act, 1908 (XVI of 1908).

(1) Omit subsection (3) of section 1.

(2) In subsection (1) of section 33 after the words “power-of-attorney resides” in clause (a) and after “does not reside” in clause (c) insert “in the Civil and Military Station of Bangalore or”; but, save as aforesaid the subsection shall stand unmodified.

(3) Omit section 67.

66. The Whipping Act, 1909 (IV of 1909).

(1) Omit subsection (2) of section 1.

(2) In section 5 for “Provincial Government” substitute “Crown Representative”.

(3) Omit section 6.

67. The Indian Electricity Act, 1910 (IX of 1910).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 32 for “Central Government” substitute “Resident”.

(3) In subsection (1) of section 35 omit the words from “and each Provincial Government” to “the Province”; and in subsection (2) the words “or the Provincial Government, as the case may be”.

(4) In section 36 omit the words “in relation to mines, oil-fields and railways” in subsection (1), the whole of subsection (2) and the words “or the Provincial Government, as the case may be” in subsection (3).

(5) Omit section 36A.

68. The Prevention of Seditious Meetings Act, 1911 (X of 1911).

69. The Co-operative Societies Act, 1912 (II of 1912).

70. The Indian Lunacy Act, 1912 (IV of 1912).

71. The Provident Insurance Societies Act, 1912 (V of 1912).

72. The Indian Life Assurance Companies Act, 1912 (VI of 1912).

73. The Wild Birds and Animals Protection Act, 1912 (VIII of 1912).

(6) In section 37 for "Central Electricity Board" substitute "Crown Representative".

(7) Omit subsections (1) and (2) of section 38.

(1) Omit subsection (2) of section 1.

(2) In section 2 for "Provincial Government" substitute "Resident with the previous sanction of the Crown Representative".

In subsection (2) of section 28 for "The Government" substitute "The Resident" and omit the last paragraph.

(1) Omit subsection (2) of section 1.

(2) In clause (1) of section 3 for "any Government in British India" substitute "the Crown Representative in the Civil and Military Station of Bangalore or appointed by the Resident with the consent of the Mysore Durbar and with the sanction of the Crown Representative in the Mysore State or established or licensed by any Government in British India".

(3) Sections 14, 15 and 67 shall be subject to the proviso that, if a lunatic is an inhabitant of a State in India, the Magistrate or Judge, as the case may be, may make him over to the care of such State with its consent and, in the case of an order under section 67, with the consent of the person on whose application the inquisition was instituted.

(4) Omit section 17.

(5) In subsection (1) of section 31 for "Three" substitute "Two or more".

(6) In subsections (1) and (2) of section 35 for "any other Province" substitute "any Province in British India".

(7) The provisions of Chapter IV shall not be applicable except for the purposes of Chapter V.

(8) At the end of section 84 insert "or with the consent of the Mysore Durbar and with the sanction of the Crown Representative may appoint an asylum in the Mysore State".

(9) In section 85 after the words "class of lunatics" insert "to any asylum in the Mysore State appointed by the Resident under section 84 or"; and for the words "other Province" substitute "British Indian Province".

(10) Omit subsection (2) of section 89A and section 89B.

(11) In clause (a) of section 91(1) omit all words after "under this Act".

(12) In section 98 the words "Central Government" shall stand unmodified.

(1) Omit subsection (2) of section 1.

(2) In sections 2, 24 and 26 for "Central Government" substitute "Resident".

(1) Omit subsection (2) of Section 1.

(2) In clause (9) of section 2 for "Central Government" substitute "Resident".

Omit subsection (2) of section 1.

74. The Official Trustees Act, 1913 (II of 1913).

- (1) In section 1—
  - (i) for sub-section (2) substitute:
 

“(2) It extends to the Civil and Military Station of Bangalore and applies only to persons who are not subjects of His Majesty”; and
  - (ii) omit sub-section (3).
- (2) In section 2 for clauses (1), (2) and (8) substitute:
  - “(1) ‘Government’ means the Resident;
  - (2) ‘High Court’ means His Majesty’s High Court of Judicature at Madras, in the exercise of its original jurisdiction;
  - (8) ‘Division’ means the Civil and Military Station of Bangalore:”
- (3) In section 4—
  - (i) for sub-section (1) substitute:
 

“(1) the Government shall appoint an Official Trustee for the Division”; and
  - (ii) In sub-section (2) omit clause (d).
- (4) Omit the proviso to sub-section (2) of section 24 and section 32-A.

.....

75. The Mussalman Wakf Validating Act, 1913 (VI of 1913).

76. The Indian Companies Act, 1913 (VII of 1913).

- (1) Omit sub-sections (2) and (3) of section 1.
- (2) In section 144—
  - (i) the words “Central Government” in sub-section (1) shall stand unmodified.
  - (ii) omit subsections (2) and (2A); and
  - (iii) in subsection (2B) after “this section” insert “as in force in British India”.
- (3) In subsection (1) of section 245 the words “British India” shall be read as referring to British India and the Civil and Military Station of Bangalore; and the words “Central Government” shall stand unmodified.
- (4) Omit section 289A.
- (5) All references to the Central Government, except in sections 144 (1) and 245, shall be read as referring to the Resident.

Omit sub-section (2) of section 1.

77. The Indian Copyright Act, 1914 (III of 1914).

78. The Indian Motor Vehicles Act, 1914 (VIII of 1914).

- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 6 for “By the Provincial Government” substitute “under section 11”.
- (3) In section 9 for “such area as may be specified therein” substitute “the Civil and Military Station of Bangalore”; and omit the proviso.
- (4) In subsection (2) of section 10 for “such area as may be specified in the certificate of registration” substitute “the Civil and Military Station of Bangalore”; and omit the proviso.
- (5) In section 11—
  - (i) in subsection (1) omit “The Provincial Government”; and after “publication” insert “and to confirmation by the Resident, the Municipal Commission of the Civil and Military Station of Bangalore”;
  - (ii) in subsection (2) for “Provincial Government” substitute “Municipal Commission”;

- (iii) in subsection (3) after "this section shall" insert "when confirmed by the Resident"; and
- (iv) after subsection (3) add the following:
- "(4) The Resident may at any time rescind any rule made and confirmed under this section".
- (6) In section 12 omit "by the Provincial Government".
- (7) In section 14 omit "for the purpose of implementing any international Convention relating to motor traffic".
- (8) In section 15 omit "by the Provincial Government".
- (9) In section 17 omit "a Presidency Magistrate or".
- (10) After section 18 insert:
- "19. *Income and Expenditure.*—The amount of any fees received and the amount of any expense incurred in giving effect to this Act shall be credited and debited respectively to the Municipal Fund of the Civil and Military Station of Bangalore."
79. The Local Authorities Loans Act, 1914 (IX of 1914).
- (1) Omit subsection (2) of section 1 and the last paragraph of section 2.
- (2) For the Words "appropriate Government" substitute, in section 3 and 6, "Crown Representative", and in sections 4 and 5, "Resident".
80. The Cinematograph Act, 1918 (II of 1918).
- Omit subsections (2) and (3) of section 1.
81. The Usurious Loans Act, 1918 (X of 1918).
- Omit subsection (2) of section 1.
82. The Poisons Act, 1919 (XII of 1919).
- (1) Omit subsection (2) of section 1.
- (2) In section 3 omit "across and customs frontier defined by the Central Government".
- (3) In section 6 omit "across a customs frontier defined by the Central Government".
- Omit subsection (2) of section 1.
83. The Provincial Insolvency Act, 1920 (V. of 1920).
- (1) Omit subsections (2) and (3) of section 1.
- (2) Section 2 shall stand unmodified.
- (3) In sections 6, 7 and 9 for "the Government" substitute "the Crown Representative".
- (4) In subsection (2) of section 18 for "the Government" substitute "the Resident".
- (5) In subsection (1) of section 24 for "Government" substitute "Crown Representative".
- Omit subsection (2) of section 1.
84. The Indian Securities Act, 1920 (X of 1920).
- .....
- Omit subsections (2) and (3) of section 1.
- (1) Omit sub-section (2) of section 1.
- (2) In section 8, the words "British India" shall stand unmodified.
- (3) In section 10, the words "British India" shall be read as referring to British India and the Civil and Military Station of Bangalore.
85. The Identification of Prisoners Act, 1920, (XXXIII of 1920).
86. The Cutchi Memons Act, 1920 (XLVI of 1920).
87. The Auxiliary Force Act, 1920 (XLIX of 1920).
88. The Maintenance Orders Enforcement Act, 1921 (XVIII of 1921).

89. The Indian States (Protection against Disaffection) Act, 1922.

Omit sub-section (2) of section 1.

90. The Indian Income-tax Act, 1922 (XI of 1922).

(1) Omit sub-sections (2) and (3) of section 1.

(2) In clause (8) of section 2 for "Central Government" substitute "Resident".

(3) Omit sections 7 (2), 46 (6) and 64.

(4) After section 60 insert the following new section:—

"60A. Notwithstanding anything contained in this Act, the Crown Representative may, by notification in the Official Gazette, apply to the Civil and Military Station of Bangalore any rules under section 59 and any exemptions, reductions in rate or other modifications under section 60 of the Indian Income-tax Act, 1922, for the time being in force in British India subject to any amendments to which such rules, exemptions, reductions or modifications are for the time being subject in British India and with such modifications or restrictions as may be specified in the notifications, and any rules, exemptions, reductions or modifications so applied shall have effect in the Civil and Military Station of Bangalore as if made under this Act".

(5) For sub-section (8) of section 66 substitute:—

"(8) For the purposes of this section 'the High Court' means the High Court of Judicature at Madras."

91. The Police (Incitement to Disaffection) Act, 1922 (XXII of 1922).

Omit sub-sections (2) and (3) of section 1.

92. The Indian Boilers Act, 1923 (V of 1923).

(1) Omit sub-sections (2) and (3) of section 1.

(2) After section 31 insert the following new section:—

"31A. Notwithstanding anything contained in this Act, the Crown Representative may, by notification in the Official Gazette, apply to the Civil and Military Station of Bangalore any regulations under section 28 of the Indian Boilers Act, 1923, for the time being in force in British India subject to any amendments to which such regulations are for the time being subject in British India, and with such modifications and restrictions as may be specified in the notifications, and any regulations so applied shall have effect in the said Civil and Military Station as if made under this Act".

93. The Workmen's Compensation Act, 1923 (VIII of 1923).

Omit sub-sections (2) and (3) of section 1.

94. The Indian Official Secrets Act, 1923 (XIX of 1923).

(1) Omit sub-section (2) of section 1.

(2) In section 2, clause (1A) shall stand unmodified.

(3) In section 13 for the words "appropriate Government", in sub-section (1), substitute "Resident", and for the same words in sub-section (3) substitute "Crown Representative"; and omit sub-section (5).

.....

95. The Criminal Tribes Act, 1924 (VI of 1924).



96. The Indian Soldiers' (Litigation) Act, 1925 (IV of 1925).

(1) Omit sub-sections (2) and (3) of section 1.

(2) In section 13 for "Central Government" substitute "Resident"; and omit "after consulting the High Court concerned".

(3) In section 14 omit from the beginning to "in other cases".

97. The Provident Funds Act, 1925 (XIX of 1925).

(1) Omit sub-sections (2) and (3) of Section 1.

(2) In sub-sections (1), (2) and (3) of section 8 for "appropriate Government" substitute "Crown Representative" and omit sub-section (4).

(1) Omit section 57, in section 58, the words "save as provided by section 57", sub-section (2) of section 264 and Schedule III.

(2) For section 382 substitute:

"382. Where a certificate in the form of Schedule VIII has been granted under the provisions of this Act by a Court having jurisdiction under the Act in British India or under the Act as applied in any area outside British India which is under the administration of the Crown Representative, or where a certificate in the form, as nearly as circumstances admit, of the said Schedule has been granted to a resident within a foreign State by the British representative accredited to that State or where a certificate so granted has been extended in such form by such Court or by such representative, the certificate shall have the same effect as a certificate granted or extended under this Act".

99. The Government Trading Taxation Act, 1926 (JII of 1926).

(1) Omit sub-section (2) of section 1.

(2) In sub-section (3) of section 2 after "territory" insert "other than the Mysore State".

Omit sub-sections (2) and (3) of section 1.

100. The Indian Insurance Companies Act, 1928 (XX of 1928).

(1) Omit sub-sections (2) and (3) of section 1.

(2) In clause (c) of section 2 for "any Government in British India" substitute "the Crown Representative" and in sub-clause (i) of clause (g) omit the words "in the case of a federal railway" and the words "and in the case of any other railway, the Provincial Government".

(3) In section 8 omit the words from "or where the employer" to "a federal railway, the Central Government" and the words "or the Central Government, as the case may be".

(4) In section 8 omit "of the Central Government or".

(5) In sub-section (4) of section 15 for the words from "Central Government" to the end insert "Resident".

(6) Section 16 shall stand unmodified.

(7) For sub-section (2) of section 17 substitute:—

"(2) No court shall take cognizance of any offence under this Act save on complaint made by, or under the authority from the Resident."

(8) For sub-section (1) of section 19 substitute:

"(1) The Resident may make rules for the purpose of giving effect to the provisions of this Act."

101. The Trade Disputes Act, 1929 (VII of 1929).

102. The Child Marriage Restraint Act, 1929 (XIX of 1929).

Omit sub-sections (2) and (3) of section 1.

103. The Dangerous Drugs Act, 1930 (II of 1930).

(1) Omit sub-sections (2) and (3) of section 1.

(2) For clauses (i) to (m) of section 2, the following clauses shall be substituted—

“(i) ‘to import into the Civil and Military Station of Bangalore’ means subject to the provisions of clause (j) to bring into the Civil and Military Station of Bangalore by land, sea or air;

“(j) ‘to import inter-provincially’ means to bring into the Civil and Military Station of Bangalore from any province of British India and include—

(i) the bringing of a dangerous drug into the Civil and Military Station of Bangalore from any Indian State which the Crown Representative may, by notification in the Official Gazette, declare to be inter-provincial import; and

(ii) bringing into the Civil and Military Station of Bangalore from any province of British India in the course of a continuous journey, by sea or through an Indian State;

(k) ‘to export from the Civil and Military Station of Bangalore’ means subject to the provisions of clause (1), to take out of the Civil and Military Station of Bangalore by land, sea or air;

(l) ‘to export inter-provincially’ means to take out of the Civil and Military Station of Bangalore into any province of British India and includes—

(i) the taking of a dangerous drug out of the Civil and Military Station of Bangalore into any Indian State which the Crown Representative, may by notification in the Official Gazette, declare to be inter-provincial export; and

(ii) taking out of the Civil and Military Station of Bangalore into any province of British India in the course of a continuous journey by sea or through an Indian State; and

(m) ‘to transport’ means to take from one place to another in the Civil and Military Station of Bangalore.”

(3) In sub-section (2) of section 8 for the words “Provincial Government”, where they occur for the first time, substitute “Resident subject to the control of the Crown Representative”.

(4) In section 31 for “appropriate Government” substitute “Resident”, and omit the second sentence.

(5) In section 35 omit the words from the beginning to “with other offences”.

104. The Indian Companies (Amendment) Act, 1930 (XIX of 1930).

- (1) Omit sub-section (2) of section 1.
- (2) In section 3—
  - (i) Omit sub-section (1);
  - (ii) in sub-section (2) for the words from "Provincial Governments" to "so to act" substitute "any Provincial Government in British India before the 1st April 1932 entitling them to Act as auditors within that Province may act as auditors in the Civil and Military Station of Bangalore"; and
  - (iii) add the following sub-section, namely—
 

"(3) Notwithstanding anything contained in sub-section (2), the Crown Representative may, by notification in the Official Gazette, apply to the Civil and Military Station of Bangalore, any rules under section 3 of the Indian Companies (Amendment) Act, 1930, for the time being in force in British India, subject to any amendments to which such rules are for the time being subject in British India and to such notifications or restrictions as may be specified in the notification, and any rules so applied shall have effect in the Civil and Military Station of Bangalore as if made under this Act."

105. The Indian Press (Emergency) Powers Act, 1931 (XXIII of 1931).

- (1) Omit sub-section (2) of section 1.
- (2) For clause (3) of section 2 substitute "(3) 'High Court' means the High Court of Judicature at Madras".

106. The Indian Partnership Act, 1932 (IX of 1932).

- (1) Omit sub-sections (2) and (3) of section 1.
- (2) In sub-section (1) of section 71 for "Provincial Government" substitute "Crown Representative"; in sub-section (2) omit "also"; and in sub-section (3) for "this section" substitute "sub-section (2)".

107. The Reserve Bank of India Act, 1934 (II of 1934).

Only sections 26 (1), 31 and 32 shall be applicable subject to the following modifications:—

- (i) in sub-section (1) of section 26 omit the words "subject to the provisions of sub-section (2)" and the words "and shall be guaranteed by the Central Government";
- (ii) in section 31 omit "as expressly authorised by this Act"; and
- (iii) in section 32 for "the Bank" substitute "a person empowered in this behalf by the Resident with the sanction of the Crown Representative".

108. The Sugar (Excise Duty) Act, 1934 (XIV of 1934).

- (1) Omit sub-section (2) of section 1.
- (2) In sub-section (1) of section 3 omit the words "on or after the first day of April, 1934" and the words "on or after the said date".
- (3) For section 6 substitute—
 

"6. The Crown Representative may, by notification in the Official Gazette, prohibit absolutely or with such exceptions, as he thinks fit, the bringing of sugar into the Civil and Military Station of Bangalore from the territory of any specified Indian State."

(4) After section 7 insert the following new section:—

“7A. (1) Whoever, in contravention of any notification issued under section 6, imports or attempts to import sugar into the Civil and Military Station of Bangalore shall be punished with imprisonment, which may extend to six months, or with fine, which may extend to four times the amount of duty which would be payable on the sugar if it were liable to duty in the Civil and Military Station of Bangalore or to one thousand rupees whichever is greater or with both imprisonment and fine.

(2) Whoever abets an offence, punishable under sub-section (1) shall, whether such offence is or is not committed in consequence of such abetment and notwithstanding anything contained in section 116 of the Indian Penal Code, be punishable with the punishment provided for the offence.”

(5) Omit section 10.

(6) After section 11 insert the following new section:—

“12. Notwithstanding anything contained in sections 5 and 11, the Crown Representative may, by notification in the Official Gazette, declare that any rules, orders or notifications under the Sugar (Excise Duty) Act, 1934, for the time being in force in British India shall, subject to any amendments to which such rules, orders or notifications are for the time being subject in British India and to such further modifications and restrictions as may be specified in the said notification, apply to the Civil and Military Station of Bangalore; and any rules, orders or notifications so applied shall have effect within the Civil and Military Station of Bangalore as if made under this Act.”

109. The Matches (Excise Duty) Act, 1934 (XVI of 1934).

(1) In the preamble omit “and to alter the duty or customs leviable on matches under the Indian Tariff Act, 1894”.

(2) Omit sub-section (2) of section 1.

(3) In section 3 omit “on or after the first day of April, 1934”.

(4) In section 8 omit in sub-section (1) the words from the beginning to “in the notification” and the words “manufactured after the date of issue of the notification”; and in sub-section (2) the words from the beginning to “in the notification”.

(5) In section 9 omit the words from the beginning to “in this behalf”.

(6) In sub-sections (1) and (2) of section 12 omit “any direction made under”.

(7) Omit sections 16 and 17.

(8) After section 19 insert the following new section:—

“19A. Notwithstanding anything contained in sections 6, 8, 9, 18 and 19, the Crown Representative may, by notification in the Official Gazette, declare

that any rules, orders or notifications under the Matches (Excise Duty) Act, 1934, for the time being in force in British India shall, subject to any amendments to which such rules, orders or notifications are for the time being subject in British India and to such further modifications and restrictions as may be specified in the said notification, apply to the Civil and Military Station of Bangalore; and any rules, orders or notifications so applied shall have effect within the Civil and Military Station of Bangalore as if made under this Act."

110. The Indian Carriage by Air Act, 1934 (XX of 1934).

111. The Indian Aircraft Act, 1934 (XXII of 1934).

Omit sub-sections (2) and (3) of section 1.

(1) Omit sub-section (2) of section 1.

(2) For clauses (3) and (4) of section 2 substitute—

"(3) 'import' means bringing into the Civil and Military Station of Bangalore from a place outside British India; and

(4) 'export' means taking out of the Civil and Military Station of Bangalore to a place outside British India".

(3) After section 7 insert the following new section:—

"7A. Notwithstanding anything contained in sections 4, 5, 7 and 8, the Crown Representative may, by notification in the Official Gazette, apply to the Civil and Military Station of Bangalore any rules under the Indian Aircraft Act, 1934, for the time being in force in British India, subject to any amendments to which such rules are for the time being subject in British India, and with such modifications or restrictions as may be specified in the notification; and any rule, so applied, shall have effect in the said Civil and Military Station as if made under this Act."

(4) Omit sections 9, 15 and 19(2).

(1) In the preamble omit "and to alter the duty or customs leviable on mechanical lighters under the Indian Tariff Act, 1894".

(2) Omit sub-section (2) of section 1.

(8) In section 7 omit the words from the beginning to "in this behalf".

(4) Omit sections 13 and 14.

(5) After section 15 insert the following new section:—

"15A. Notwithstanding anything contained in sections 5, 11 and 15, the Crown Representative may, by notification in the Official Gazette, declare that any rules, orders or notifications under the Mechanical Lighters (Excise Duty) Act, 1934, for the time being in force in British India shall, subject to any amendments to which such rules, orders or notifications are for the time

112. The Mechanical Lighters (Excise Duty) Act, 1934 (XXIII of 1934).

- being subject in British India and to such further modifications and restrictions as may be specified in the said notification, apply to the Civil and Military Station of Bangalore; and any rules, orders or notifications so applied shall have effect within the Civil and Military Station of Bangalore as if made under this Act."
113. The Factories Act, 1934 (XXV of 1934).
- (1) Omit sub-sections (2) and (3) of section 1.
- (2) In section 12 the words "British India" shall stand unmodified.
114. The Indian Petroleum Act, 1934 (XXX of 1934).
- (1) Omit sub-sections (2) and (3) of section 1.
- (2) In section 25 omit "in the Presidency-towns by a Presidency Magistrate, and elsewhere".
115. The Parsi Marriage and Divorce Act, 1936 (III of 1936).
- (1) In section 1—
- (i) for sub-section (2) substitute—
- "(2) It extends to the Civil and Military Station of Bangalore and applies only to persons who are not subjects of His Majesty.", and
- (ii) omit sub-section (3).
- (2) For clause (2) of section 2 substitute—
- "(2) 'Court' means the Presidency Chief Matrimonial Court at Madras, as constituted under the Presidency Marriage and Divorce Act, 1936, as in force in British India."
- (3) For section 7 substitute—
- "7. For the purposes of this Act, a Registrar shall be appointed by the Resident and every Registrar, so appointed, may be removed by the Resident.
- (4) Omit sections 18 to 27.
- (5) The references to the High Court in sections 47 and 51 shall be read as referring to the High Court of Judicature at Madras.

#### *Central Regulations.*

1. The Excise Regulation, 1915 (I of 1915).
- (1) Omit sub-sections (2) and (3) of section 1.
- (2) In section 2 omit the proviso to clause (19).

#### *Acts of the Provincial Legislatures.*

1. The Madras Revenue Summonses Act, 1869 (Madras Act III of 1869).
- For the word "Tahsildars" wherever it occurs, substitute "Amildars".
2. The Places of Public Resort Act, 1888 (Madras Act II of 1888).
- (1) Omit sub-section (3) of section 1.
- (2) At the end of section 3 insert—
- "Provided that the Resident may, by order, exempt from the operation of this section any such enclosed place or building either generally or with reference to its use for any particular entertainment or class of entertainment".
- (3) For section (5) substitute—
- "5. Such application shall be made to the District Magistrate,"

3. The Madras Medical Registration Act, 1914 (Madras Act IV of 1914).

4. The Madras Children Act, 1920 (Madras Act IV of 1920).

5. The Madras Court Fees (Amendment) Act, 1922 (Madras Act V of 1922).

6. The Madras Stamp (Amendment) Act, 1922 (Madras Act VI of 1922).

7. The Madras Borstal Schools Act, 1925 (Madras Act V of 1926).

(4) In section 6 for "shall inspect" substitute "may inspect".

(5) Omit the second sentence of section 14.

(1) Only sections 4 and 28 shall apply.

(2) For the purposes of the said Station, a registered practitioner means a practitioner registered under the Madras Medical Registration Act, 1914.

(1) For section 6 substitute—

"6. The Resident may, by arrangements made with the Provincial Government of any Province in British India or the Government of any State in India, provide for the reception, detention and training of youthful offenders and children belonging to the Civil and Military Station of Bangalore in the certified schools established and maintained in such Province or State and may transfer such youthful offenders and children from one such school to another."

(2) Omit sections 7 to 16, 32, 33, 43, and clauses (a) to (e), (g) to (i) and (n) of sub-section (2) of section 44.

In section 4 omit "under section 14 of the Religious Endowments Act, 1863 or".

(1) In section 4 for the figures "1922" where they occur for the second time, substitute the figures "1928".

(2) In section 7, the words "British India" shall stand unmodified; for "in the said Presidency" substitute "in the Civil and Military Station of Bangalore", and omit "other than the Presidency of Madras".

(1) For section 3 substitute—

"3. The Resident may, by arrangements made with the Provincial Government of any Province in British India or the Government of any Indian State, provide for the accommodation of adolescent offenders of the Civil and Military Station of Bangalore in any Borstal School established or maintained in any such Province or State and may remove an inmate from one such school to another, provided that the whole period of his detention in the Borstal School shall not be increased by such removal."

(2) Omit sub-section (3) of section 1, clauses (a) to (d) of sub-section (2) and sub-section (4) of section 4, sections 5, 10, 13, 15, 16, 17, the second paragraph of section 20 and section 21.

**No. 4-Fed. I.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in that behalf, the Crown Representative is pleased to make the following Order:—

1. (1) This Order may be cited as the Gwalior Residency Area (Application of Laws) Order, 1937.

(2) It shall come into operation on the first day of April 1937.

2. In this Order—

“Crown Representative” means His Majesty’s Representative for the exercise of the functions of the Crown in its relations with Indian States, and includes—

- (i) any person or persons acting under his authority, and
- (ii) in relation to anything done before the commencement of this Order the Governor General in Council and any person or persons acting under the authority of the Governor General in Council.

“Resident” means the Resident for Gwalior.

3. The enactments mentioned in the first column of the Schedule to this Order shall apply to the Gwalior Residency Area, subject to the modifications and restrictions specified in the second column thereof, and to the provisions of this Order.

4. References in the Schedule to this Order to any Act of the Central Legislature, passed before the first day of April 1937, shall be deemed to be references to that Act, as amended by the Central Legislature before the said date and as adapted or modified by any Order in Council, made by His Majesty under section 293 of the Government of India Act, 1935.

5. The enactments applied by this Order shall, except where the context otherwise requires and except in the modifications and restrictions referred to in paragraph 3, be construed as if references therein to the authorities, gazette and territories mentioned in the first column of the table hereunder printed were references to the authorities, gazette and territories respectively mentioned opposite thereto in the second column of the said table.

TABLE.

(i) Central Government, Governor General or Federal Railway Authority.	Crown Representative.
(ii) Provincial Government, Governor or Chief Controlling Revenue Authority.	Resident.
(iii) Government . . . .	Crown or Crown Representative or Resident as the context may require.
(iv) High Court . . . .	Court of the Resident for Central India.
(v) Official Gazette . . . .	Official Gazette of the Crown Representative, or, as the case may be, of the Resident.
(vi) British India, any Province in British India or any part thereof.	The Gwalior Residency Area.

6. A direction in the Schedule to this Order that an enactment or portion of an enactment shall stand unmodified shall be regarded as a direction that it is not to be construed in accordance with the provisions of paragraph 5.

7. Any Court may construe the provisions of any enactment applied by this Order and of any notifications, orders, bye-laws, rules or regulations made or issued thereunder with such modifications not affecting the substance as may be necessary or proper in order to adapt them to the matter before the Court.

8. (1) On the commencement of this Order notification No. 257-I, dated the 24th April 1929, and all notifications amending the same issued by the Governor General in Council shall cease to have effect.

Provided that all proceedings taken under any of the enactments specified in the said notifications and pending at the commencement of this Order shall be continued as if they had been taken under the corresponding enactments specified in the Schedule to this Order.

(2) All appointments, delegations, notifications, orders, bye-laws, rules and regulations made or issued under or in pursuance of any of the enactments specified in the aforesaid notifications are hereby confirmed and shall have effect as if made or issued under this Order.

## SCHEDULE.

## Enactments applied.

*Acts of the Central Legislature.*

1. The Judicial Officers’ Protection Act, 1850 (XVIII of 1850).

2. The Indian Penal Code. (XLV of 1860.)

## Modifications and Restrictions.

(1) In clause second of section 21 the words “British India” shall stand unmodified.

(2) In section 55 for “Provincial Government of the Province” substitute “Crown Representative or the Resident”.



(3) Section 75 shall stand unmodified.

(4) In section 121A, for the second "British India" substitute "British India or of the Gwalior Residency Area".

(5) In sections 124A, 244 and 245 for "British India" substitute "British India or the Gwalior Residency Area".

(6) In section 271 the words "Central Government" shall stand unmodified.

3. The Police Act, 1861. (V of 1861.)

(1) In section 1 for the definitions of "Magistrate of the district" and "Magistrate", substitute—

"The words 'Magistrate of the district' shall mean the officer exercising within the Gwalior Residency Area the powers of a District Magistrate as described in the Code of Criminal Procedure, 1898;

the word 'Magistrate' shall include all persons within the Gwalior Residency Area exercising all or any of the powers of a Magistrate";

and omit the definition of "general police-district."

(2) Omit section 5.

(3) In section 16 insert the following as sub-section (2):—

"(2) All moneys paid or recovered under sections 13, 14 and 15 shall be credited to a fund called the General Police Fund and shall be applied to the maintenance of the Police-force under such orders as the Resident shall pass."

(4) In section 34 omit the words from "within the limits" to "Provincial Government".

(5) Before section 42 insert the following section—

"41. All sums paid for the service of process by police-officers and all rewards, forfeitures and penalties, or shares or rewards, forfeitures and penalties, which by law are payable to informers shall, when the information is made by a police-officer be paid to the General Police Fund."

(6) In section 46 omit sub-section (1) and the first fourteen words of sub-section (2).

4. The Foreigners Act, 1864. (III of 1864.)

(1) All references to the Central Government shall be read as referring to the Resident.

(2) In section 1 the words "British India" shall stand unmodified.

5. The Indian Evidence Act, 1872. (I of 1872.)

(1) Omit the last sentence of section 1.

(2) In section 37 "British India" shall stand unmodified.

(3) In section 57 for clause (i) substitute—

"(i) All laws or rules having the force of law now, or heretofore in force, or hereafter to be in force, in any part of British India or in any area outside British India under the administration of the Crown Representative."

- (4) In sections 74 and 79 the expression "British India" shall be read as referring to British India and the areas outside British India under the administration of the Crown Representative.
6. The Indian Oath Act, 1878 (X of 1878.) (1) Omit the second sentence of section 1.  
(2) In sections 3 and 4 "British India" shall stand unmodified.
7. The Police Act, 1888 (III of 1888.)
8. The Revenue Recovery Act, 1890. (I of 1890.) (1) Omit sub-section (2) of section 1.  
(2) For section 8 substitute—  
"8. The provisions of this Act shall also apply to the recovery in the Gwalior Residency Area of any arrear of land revenue or sum recoverable as an arrear of land revenue payable to a Collector or other public officer or to a local authority in any part of British India or in any local area which is not part of British India but which is under the administration of the Central Government or of the Crown Representative and to which the Revenue Recovery Act, 1890, has been applied."
9. The Prevention of Cruelty to Animals Act, 1890 (XI of 1890.) Omit sub-sections (2), (3) and (4) of section 1.  
Omit sub-section (2) of section 1 and section 2A.
10. The Epidemic Diseases Act, 1897 (III of 1897.) (1) Sections 3, 4 and 4A shall stand unmodified;  
Provided that for the interpretation of any enactment in the Gwalior Residency Area the definitions contained in these sections shall be applicable only after effect has been given to any modification, restriction or rule of construction prescribed in respect of the enactment by this Order.
11. The General Clauses Act, 1897 (X of 1897.) (2) Omit sections 5 and 5A.  
(1) In section 1 omit the words "and it shall come into force on the first day of July, 1898" and to words from "or shall apply to" to the end of the section.  
(2) Omit clause (j) of sub-section (1) of section 4 and sections 22 and 25.  
(3) In sub-section (2) of section 45 the words "Central Government" shall stand unmodified.  
(4) In section 197 for clauses (a) and (b) of sub-section (1) substitute "of the Resident"; in sub-section (2) for the words from the beginning to "individual judgment" substitute "The Resident"; and omit sub-section (3).  
(5) Omit section 266.  
(6) A Sessions Judge at his discretion—  
(a) may take cognisance of an offence without the accused person being committed to the Court of Session by a Magistrate and, if so, shall follow
12. The Code of Criminal Procedure, 1898 (V of 1898.)

the procedure laid down by this Code for the trial of warrant cases by Magistrate; and

(b) in other cases may direct that any trial before the Court of Session shall be without Jury or aid of assessors.

(7) In sections 401 and 402 for "Provincial Government" substitute "Crown Representative".

(8) Omit section 402A.

(9) A person convicted on a trial held by a District Magistrate, who is also a Sessions Judge, may appeal to the Court of the Resident for Central India and in that case, notwithstanding anything in the Indian Limitation Act, 1908, as applied, the period of limitation for an appeal to that Court shall be thirty days from the date of the conviction.

(10) In sub-section (1) of section 503 after the words "such attendance and" insert "if such witness resides in British India or in any area to which this Code has been applied"; and sub-section (2) shall stand unmodified.

(11) for sub-section (1) of section 527 substitute—

"(1) The Crown Representative may, by Notification in the Official Gazette direct the transfer of any particular case from the Court of the Resident for Central India or from any Criminal Court subordinate to that Court to any other Criminal Court of equal or superior jurisdiction acting under the authority of the Crown Representative whenever it appears to him that such transfer will promote the ends of justice or tend to the general convenience of parties or witnesses."

(12) In section 565 for "British India" substitute "British India or the Gwalior Residency Area"; and the words "Central Government" shall stand unmodified.

(13) Nothing in the Code as applied, shall be deemed to apply to proceedings against European British subjects or persons charged jointly with European British subjects

(1) Omit sub-sections (2) and (3) of section 1.

(2) In clause (5) of section 2 and sections 10 and 16 the words "British India" shall be read as referring to British India and the Gwalior Residency Area; and the words "Central Government" shall stand unmodified.

(3) In the proviso to section 29 after "summons" insert "are situate in British India or"; and the words "Central Government" shall stand unmodified.

(4) In section 43 for "to which the provisions relating to execution do not extend" substitute "or British Burma or the Gwalior Residency Area"; and for "in British India" substitute "in the Gwalior Residency Area"; but, save as aforesaid, the section shall stand unmodified.

(5) In section 44 for "Provincial Government" substitute "Crown representative"; and the words "Central Government" shall stand unmodified.

(6) In section 45 after "any Court" insert "situate in British India or" and the words "Central Government" shall stand unmodified.

(7) In clause (a) of section 78 the words "Central Government" shall stand unmodified; and for clause (b) substitute—

"(b) Courts situate in British India or in any other part of the British Empire."

(8) Sections 79 and 80 shall stand unmodified.

(9) In sub-section (1) of section 85 for "Government" substitute "Crown Representative" and omit the Explanation.

#### FIRST SCHEDULE.

(10) At the end of rule 25 of Order V add—

"Provided that, if the defendant resides in British India, the summons may be sent for service to a Court (not being a High Court) having jurisdiction at the place where he resides, and if the Court returns the summons with an endorsement signed by the Judge or other Officer of the Court that the summons has been served on the defendant in manner hereinbefore directed, such endorsement shall be deemed to be evidence of service."

(11) The provisions of rule 48 of Order XXI shall apply only to those cases in which the salary or allowances are payable in the Gwalior Residency Area.

(12) In rule 49 of Order XXI the words "British India" shall be read as referring to British India and the Gwalior Residency Area.

(13) Rule 8B of Order XXVII shall stand unmodified.

14. The Whipping Act, 1909 (IV of 1909.)

(1) Omit sub-section (2) of section 1.

(2) In section 5 for "Provincial Government" substitute "Crown Representative".

(3) Omit section 6.

15. The Indian Lunacy Act, 1912 (IV of 1912.)

(1) Omit sub-section (2) of section 1.

(2) In clause (1) of section 8 for "by any Government in British India" substitute "by the Crown Representative in the Gwalior Residency Area and includes all asylums or mental hospitals for lunatics established or licensed by any Government in British India".

(3) Sections 14, 15 and 67 shall be subject to the proviso that, if a lunatic is an inhabitant of a State in India, the Magistrate or Judge, as the case may be, may make him over to the care of such State, with its consent and, in the case of an order under section 67 with the consent of the person on whose application the inquisition was instituted.

16. The Indian Soldiers (Litigation) Act,  
1925 (IV of 1925.)

17. The Indian Succession Act, 1925  
(XXXIX of 1925.)

18. The Reserve Bank of India Act, 1934  
(II of 1934.)

(4) Omit section 17.

(5) In sub-sections (1) and (2) of section 85 for "any other Province" substitute "any Province in British India".

(6) The provisions of Chapter IV shall not be applicable except for the purposes of Chapter V.

(7) In section 85 for "other Province" substitute "British Indian Province".

(8) Omit sub-section (2) of section 89A and section 89B.

(9) In clause (a) of section 91(1) omit all words after "under this Act".

(10) In section 98 the words "Central Government" shall stand unmodified.

(1) Omit sub-sections (2) and (8) of section 1.

(2) In section 13 for "Central Government" substitute "Resident".

(8) In section 14 omit from the beginning to "in other cases".

(1) Omit section 57, in section 58 the words "save as provided by section 57", sub-section (2) of section 264, and Schedule III.

(2) For section 382 substitute—

"382. Where a certificate in the form of Schedule VIII to this Act has been granted under the provision of this Act by a Court having jurisdiction under the Act in British India or under the Act as applied in any area outside British India which is under the Administration of the Crown Representative or where a certificate in the form, as nearly as circumstances admit, of the said Schedule has been granted to a resident within a foreign State by the British representative accredited to the State, or where a certificate so granted has been extended in such form by such Court or by such representative, the certificate shall have the same effect as a certificate granted or extended under this Act."

Only sub-section (1) of section 26, sections 31 and 32 shall be applicable subject to the following modifications—

(i) In sub-section (1) of section 26 omit "subject to the provisions of sub-section (2)" and "and shall be guaranteed by the Central Government".

(ii) In section 31 omit "as expressly authorised by this Act".

(iii) In section 32 for "the Bank" substitute "a person empowered in this behalf by the Resident with the sanction of the Crown Representative".

**No. 5-Fed. I.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and all other powers enabling him in that behalf, the Crown Representative is pleased, with effect from the first day of April 1937.

- (i) to apply to the military force, known as the Malwa Bhil Corps, being a force raised for employment in the Indian States, the provisions of the Indian Army Act, 1911, as adapted and modified by the Government of India (Adaptation of Indian Laws) Order, 1937, with the exception of sections 6(1)(a), 6A, 12(2) (so far as it relates to general service), 18, 23, 24, 28(c), 53(3), 57 to 63, 72 to 74 (so far as they relate to summary general courts-martial), 77 to 81, 87, 98 and 121, and
- (ii) to direct that in maintaining discipline over the said force, the jurisdiction, powers and duties of a district court-martial or officer commanding the district or brigade shall be exercised or performed by the Secretary to the Resident for Central India of a general court-martial or the general officer of the Army or division by the Resident for Central India and of the Central Government or the Commander-in-Chief in India by the Crown Representative.

2. The notification of the Government of India in the Foreign Department, No. 2706/I. A., dated the 28th December 1911, and the notification of the Government of India in the Foreign and Political Department, No. 2895/I. B., dated the 31st August 1920, are hereby cancelled.

**No. 6-Fed. I.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and all other powers enabling him in that behalf, the Crown Representative is pleased, with effect from the first day of April 1937

- (i) to apply to the military force, known as the Mewar Bhil Corps, being a force raised for employment in the Indian States, the provisions of the Indian Army Act, 1911, as adapted and modified by the Government of India (Adaptation of Indian Laws) Order, 1937, with the exception of sections 6(1)(a), 6A, 12(2) (so far as it relates to general service), 18, 23, 24, 28(c), 53(3), 57 to 63, 72 and 74 (so far as they relate to summary general courts-martial), 77 to 81, 87, 98 and 121, and
- (ii) to direct that in maintaining discipline over the said force, the jurisdiction, powers and duties of a district court-martial or officer commanding the district or brigade shall be exercised or performed by the Resident in Mewar and Political Agent, Southern Rajputana States of a general court-martial or the general officer of the Army or division by the Resident for Rajputana and of the Central Government or the Commander-in-Chief in India by the Crown Representative.

2. The notification of the Government of India in the Foreign Department, No. 2706-I./A., dated the 28th December 1911, and the Notification of the Government of India in the Foreign and Political Department, No. 2895-I./B., dated the 31st August 1920, are hereby cancelled.

**No. 7-Fed.-I.**—Whereas His Highness the Maharao of Sirohi by an Agreement has leased in perpetuity to the exclusive administration of the British Government certain lands specified and described in a Schedule and Map annexed to the said Agreement and forming the Abu Leased Area, and whereas under clause (3) of the said Agreement the British Government has retained jurisdiction over such land as lies within the limits of the road between Kharari Railway Station and Abu, the aforesaid Leased Area and land being hereinafter called "the District of Abu".

In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in that behalf, the Crown Representative is pleased to make the following Order:—

1. (1) This Order may be cited as the District of Abu (Application of Laws) Order, 1937.
- (2) It shall come into operation on the 1st day of April, 1937.

2. In this Order—

"Crown Representative" means His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States, and includes—

- (i) any person or persons acting under his authority, and
- (ii) in relation to anything done before the commencement of this Order the Governor General in Council and any person or persons acting under the authority of the Governor General in Council,

"Resident" means the Resident for Rajputana.

3. The enactments, mentioned in the first column of the Schedule to this Order, shall apply to the District of Abu subject to the modifications and restrictions specified in the second column thereof and to the following provisions of this Order.

4. References in the Schedule to this Order to a Regulation or an Act of the Central Legislature or of any Provincial Legislature passed before the first day of April, 1937, shall be deemed to be references to that Regulation or Act as amended by the Central Legislature or, as the case may be, by that Provincial Legislature before the said date and as adapted or modified by any Order in Council made by His Majesty under section 293 of the Government of India Act, 1935.

5. The enactments applied by this Order shall, except where the context otherwise requires and except in the modifications and restrictions referred to in paragraph 3, be construed as if

references therein to the authorities, gazette and territories mentioned in the first column of the table hereunder printed were references to the authorities gazette and territories respectively mentioned opposite thereto in the second column of the said table.

TABLE.

(i) Central Government, Governor General or Federal Railway Authority.	Crown Representative.
(ii) Provincial Government, Governor or Chief Controlling Revenue Authority.	Resident.
(iii) Government	Crown or Crown Representative or Resident, as the context may require.
(iv) High Court	Court of the Judicial Commissioner for Ajmer-Merwara.
(v) Official Gazette.	Official Gazette of the Crown Representative or, as the case may be, of the Resident.
(vi) British India, any Province in British India or any part thereof.	The District of Abu.

6. A direction in the Schedule to this Order that an enactment or portion of an enactment shall stand unmodified shall be regarded as a direction that it is not to be construed in accordance with the provisions of paragraph 5.

7. Any Court may construe the provision of any enactment applied by this Order and of any notifications, orders, bye-laws, rules, or regulations made or issued thereunder with such modifications not affecting the substance as may be necessary or proper in order to adapt them to the matter before the Court.

8. (1) On the commencement of this Order, notification No. 264-I, dated the 24th April 1929, and all notifications amending the same, and notification No. 65-I, dated the 16th January, 1930, issued by the Governor General in Council shall cease to have effect:

Provided that all proceedings taken under any of the enactments specified in the said notifications and pending at the commencement of this Order shall be continued as if they had been taken under the corresponding enactments specified in the Schedule to this Order.

(2) All appointments, delegations, notifications, orders, bye-laws, rules and regulations made or issued under or in pursuance of any of the enactments specified in the aforesaid notifications are hereby confirmed and shall have effect as if made or issued under this Order.

## SCHEDULE.

## Enactments applied.

*Acts of the Central Legislature*

1. 'The Judicial Officers' Protection Act, 1850 (XVIII of 1850).
2. The Indian Tolls Act, 1851 (VIII of 1851).
3. The Societies Registration Act, 1860 (XXI of 1860).
4. The Indian Penal Code (XLV of 1860).

## Modifications and Restriction.

Omit section 1A.

In section 18 for "principal Court of original civil jurisdiction of the district in which the chief building of the society is situate" substitute "Court of the District Judge of Abu" and for "Government of the province of registration" substitute "Crown Representative".

(1) In section 17 for "British India" substitute "British India or in the District of Abu".

(2) In clause second of section 21 the words "British India" shall stand unmodified.

(3) In section 42 for "British India" substitute "British India or to the District of Abu".

(4) Section 75 shall stand unmodified.

(5) In section 121A for the second "British India" substitute "British India or the District of Abu".

(6) In section 124A for "British India" substitute "British India or the District of Abu".

(7) In section 153A the expression "Her Majesty's subjects" shall be construed as including persons living in the District of Abu.

## 5. The Police Act, 1861 (V of 1861).

(8) In sections 244 and 245 for "British India" substitute "British India or the District of Abu".

(9) In section 271 the words "Central Government" shall stand unmodified.

(1) References to the Inspector-General, Deputy Inspector-General or Assistant Inspector-General of Police shall be read as referring to the Police Assistant to the Resident and references to District Superintendent or Assistant District Superintendent of Police as referring to the Senior Inspector, Criminal Investigation Department, Mount Abu.

(2) In section 1 omit the definitions of "general police district" "District Superintendent" and "District Superintendent of Police".

(8) In section 4 for the words from "an officer" to "seem fit" substitute "the Police Assistant to the Resident".

(4) Omit section 5.

(5) In section 16 insert the following as sub-section (2)—

"(2) All monies paid or recovered under sections 13, 14 and 15 shall be credited to a fund called the General Police Fund and shall be applied to the maintenance of the police-force under such orders as the Resident shall pass."

(6) In section 34 for "limits of any town" substitute "Municipal limits of Abu".

(7) Before section 42 insert the following section—

"41. All sums paid for the service of process by police-officers and all rewards, forfeitures and penalties, or shares of rewards, forfeitures and penalties, which by law are payable to informers shall, when the information is made by a police-officer be paid to the General Police Fund".

(8) In section 46 omit sub-section (1) and the first fourteen words of sub-section (2).

## 6. The Stage-Carriages Act, 1861 (XVI of 1861).

## 7. The Foreigners Act, 1864 (III of 1864).

## 8. The Carriers Act, 1865 (III of 1865).

## 9. The Native Converts' Marriage Dissolution Act, 1866 (XXI of 1866).

## 10. The Public Gambling Act, 1867 (II of 1867).

## 11. The Sarais Act, 1867 (XXII of 1867).

## 12. The Indian Divorce Act, 1869 (IV of 1869).

## 18. The Court-fees Act, 1870 (VII of 1870).

(1) All references to the Central Government shall be read as referring to the Resident.

(2) In section 1 the words "British India" shall stand unmodified.

In section 11 for "Provincial Government" substitute "Crown Representative".

Omit the preamble and section 2.

Omit section 17.

(1) Omit the words "and shall come into operation on the first day of April, 1869" in section 1, the first paragraph of section 2, clause (1) and sub-clause (b) of clause (2) of section 3 and section 17A.

(2) Nothing in the Act, as applied, shall be deemed to apply to British subjects.

(1) Omit the last sentence of section 1 and sections 1A, 23, 25, 26, 27, 30 and 34.



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- (2) For section 28 substitute—
- “28. No document chargeable with a fee under this Act shall be of any validity unless and until the amount of such fee is paid.
- But if any document is, though mistake or inadvertence, received, filed, or used in any Court or office without the fee chargeable upon it having been paid the presiding Judge or the head of the office, as the case may be, may, if he thinks fit, order that such fee as he may direct be paid on such document; and on such fee being paid accordingly the same and every proceeding relative to such document shall be as valid as if the proper fee had been paid on such document in the first instance.”
- (3) In section 29 for the words “impose a fresh stamp” substitute “pay a fresh fee with regard to it”.
- (4) In section 35 for “appropriate Government” substitute “Resident”.
14. The Cattle-trespass Act, 1871 (I of 1871).
- (1) Omit sub-section (2) of section 1.
- (2) In section 6 for “Provincial Government” substitute “Magistrate of the District”.
15. The Indian Evidence Act, 1872 (I of 1872).
- (1) Omit the last sentence of section 1.
- (2) In section 37 “British India” shall stand unmodified.
- (3) In section 57 for clause (i) substitute—
- “(i) All laws or rules having the force of law now, or heretofore in force, or hereafter to be in force, in any part of British India or in any area outside British India under the administration of the Crown Representative.”
- (4) In sections 74 and 79 the expression “British India” shall be read as referring to British India and the areas outside British India under the administration of the Crown Representative.
16. The Indian Contract Act, 1872 (IX of 1872).
- Omit the second sentence of section 1 and the second paragraph of section 21.
17. The Indian Christian Marriage Act, 1872 (XV of 1872).
- (1) Nothing in the Act, as applied, shall be deemed to apply to British subjects.
- (2) In section 6 omit “and the Central Government so far as regards any Indian States” and “and State respectively”.
- (3) Omit section 8.
- (4) In section 9 omit “or (so far as regards any Indian State) the Central Government”.
- (5) Omit section 47, the last three paragraphs of section 48 and sections 56, 62(2), 84 and 86.
18. The Government Savings Banks Act, 1873 (V of 1873).
19. The Indian Oaths Act, 1873 (X of 1873).
- (1) Omit the second sentence of section 1.
- (2) In sections 3 and 4 “British India” shall stand unmodified.
20. The Indian Majority Act, 1875 (IX of 1875).
- (1) Omit the second sentence of section 1.
- (2) In clause (b) of section 2 for “Her Majesty’s subjects in India” substitute “persons living in the District of Abu”.
- (3) In section 3 for “British India” substitute “British India or the District of Abu”.

21. The Specific Relief Act, 1877 (I of 1877).
- (1) Omit the second and third paragraphs of section 1.
- (2) Sections 9, 45, and 56 shall stand unmodified.
22. The Opium Act, 1878 (I of 1878)
- (1) In section 1 omit the second and third paragraphs.
- (2) In sections 5, 7 and 8 for "Provincial Government" substitute "Resident subject to the control of the Crown Representative".
- Only sections 19 and 167 and Article 8 of the Schedule appended to section 167 shall be applicable.
23. The Sea Customs Act, 1878 (VIII of 1878).
- (1) In section 1 the words "by order of any Government in British India" shall stand unmodified and after those words the words "or of the Crown Representative" shall be inserted.
- (2) Omit section 2.
- (3) In sections 6, 7, 11, 13, 15, 16, 17C, 18, 25, 26, 30 and 32 for "Central Government" substitute "Resident".
24. The Indian Arms Act, 1878 (XI of 1878) of 1878).
- Omit the second paragraph of section 1, sections 3, 4, 5 and 20, and the words "in any municipality" in section 23.
- (1) All references to the Central Government shall be read as referring to the Resident.
25. The Vaccination Act, 1880 (XIII of 1880).
- (2) In section 1 omit "and it shall come into force on the first day of March, 1882".
- (3) In section 11 for "British India" substitute "British India or the District of Abu".
26. The Negotiable Instruments Act, 1881 (XXVI of 1881).
- (1) In section 1 omit the second, third, fourth and last paragraphs.
- (2) In section 3 in the definition of "Registered" for "British India" substitute "British India or the District of Abu".
- (3) In section 52 the words "British India" shall stand unmodified.
27. The Transfer of Property Act, 1882 (IV of 1882).
- Omit subsection (2) of section 1.
- (1) Omit section 2.
- (2) In sections 5 and 7 for "Central Government" substitute "Crown Representative or the Resident with the previous sanction of the Crown Representative".
- (3) In section 9 for "Central Government" substitute "Resident".
- (4) In section 14 for "any Government in British India" substitute "Crown Representative or the Resident".
28. The Land Improvement Loans Act, 1883 (XIX of 1883).
- Omit subsection (2) of section 1 and sections 2, 3 and 6.
29. The Indian Explosives Act, 1884 (IV of 1884).
- (1) Omit subsections (2) and (8) of section 1 and section 2.
- (2) In subsection (1) of section 4 omit the words "on ships within Indian territorial waters and", and the words "or Indian territorial waters".
- (3) In section 15 for "Central Government" substitute "Resident".
- (4) Omit section 34.
30. The Agriculturists Loans Act, 1884 (XII of 1884).
31. The Indian Telegraph Act, 1885 (XIII of 1885).

32. The Births, Deaths and Marriages Registration Act, 1886 (VI of 1886).

(1) Omit sections 1(2), 2, 11(1)(b), 13, 17, 24(2) and Chapter V.

(2) In subsection (1) of section 36 omit the words from "for each Province" to "Indian State".

33. The Suits Valuation Act, 1887 (VII of 1887).

Omit sections 2 and 6.

34. The Provincial Small Cause Courts Act, 1887 (IX of 1887).

(1) Omit subsections (2) and (3) of section 1, and section 2.

(2) For section 5 substitute—

"5. (1) There shall be a Court of Small Causes at Abu.

(2) The Magistrate of Abu shall be the Judge of the Court, and the local limits of the Jurisdiction of the Courts shall be the limits for the time being of the District of Abu".

(3) Omit sections 6 to 12, 18 to 21, 28(2), 30 to 34 and 37.

(4) In sections 24 and 28 for "District Court" substitute "Resident for the Western Rajputana States".

35. The Police Act, 1888 (III of 1888)

.....

36. The Measures of Length Act, 1889 (II of 1889).

Omit the preamble, subsections (2) and (3) of section 1 and sections 3 and 7.

37. The Revenue Recovery Act, 1890 (I of 1890).

(1) Omit subsection (2) of section 1.

(2) For section 8 substitute—

"8. The provisions of this Act shall also apply to the recovery in the District of Abu of any arrear of land revenue or sum recoverable as an arrear of land revenue payable to a Collector or other public officer or to a local authority in any part of British India or in any local area which is not part of British India but which is under the administration of the Central Government or of the Crown Representative and to which the Revenue Recovery Act, 1890, has been applied."

38. The Guardians and Wards Act, 1890 (VIII of 1890).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 3 the words "High Court established in British India" shall stand unmodified.

39. The Prevention of Cruelty to Animals Act, 1890 (XI of 1890).

(1) Omit subsections (2), (3) and (4) of section 1.

(2) In section 10 after the word "animal" where it first occurs, insert "other than cows or bullocks, pea-fowls or pigeons".

40. The Bankers' Books Evidence Act, 1891 (XVIII of 1891).

.....

41. The Land Acquisition Act, 1894 (I of 1894).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 41 for "with the Provincial Government" substitute "with the Crown Representative".

42. The Prisons Act, 1894 (IX of 1894).
- (1) Omit subsections (2), (3) and (4) of section 1 and the proviso to section 6.
- (2) In sections 46, 47, and 59 for "Provincial Government" substitute "Resident with the previous sanction of the Crown Representative".
- Omit subsection (2) of section 1 and section 2A.
43. The Epidemic Diseases Act, 1897 (III of 1897).
44. The Reformatory Schools Act, 1897 (VIII of 1897).
- (1) Omit subsection (8) of section 1.
- (2) For section 15 substitute—
- "15. The Crown Representative may, with the consent of the Provincial Government concerned, notify either generally or specially in the Official Gazette that any Reformatory School, situated in a province of British India, shall be available for the reception of youthful offenders directed to be sent to a Reformatory School by any Court or Magistrate in the District of Abu and may thereupon make provision for the removal of youthful offenders accordingly."
45. The General Clauses Act, 1897 (X of 1897).
- (1) Sections 3, 4 and 4A shall stand unmodified:
- Provided that for the interpretation of any enactment in the District of Abu the definitions contained in these sections shall be applicable only after effect has been given to any modification, restriction or rule of construction prescribed in respect of the enactment by this Order.
- (2) Omit sections 5 and 5A.
- Omit subsections (2), (3) and (4) of section 1.
- (1) In section 1 omit the words "and it shall come into force on the first day of July, 1898", and the words from "or shall apply to" to the end of the section.
- (2) Omit clause (i) of subsection (1) of section 4 and sections 22 and 25.
- (3) For section 30 substitute—
- "30. The Resident may, notwithstanding anything contained in section 29, invest the District Magistrate of Abu with power to try as a Magistrate all offences not punishable with death."
- (4) Omit section 34.
- (5) In subsection (2) of section 45 the words "Central Government" shall stand unmodified.
- (6) In section 197 for clauses (a) and (b) of subsection (1) substitute "of the Resident"; in subsection (2) for the words from the beginning to "individual judgment" substitute "The Resident"; and omit subsection (3).
- (7) Omit section 266.
- (8) In sections 401 and 402 for "Provincial Government" substitute "Crown Representative".
- (9) Omit section 402A.
- (10) In subsection (1) of section 503 after the words "such attendance and" insert "if such
46. The Lepers Act, 1898 (III of 1898).
47. The Code of Criminal Procedure, 1898 (V of 1898).

witness resides in British India or in any area to which this Code has been applied"; and subsection (2) shall stand unmodified.

(11) For subsection (1) of section 527 substitute—

"(1) The Crown Representative may, by notification in the Official Gazette, direct the transfer of any particular case or appeal from the Court of the Judicial Commissioner for Ajmer-Merwara to any High Court in British India or in an administered area, or from any Criminal Court in the District of Abu to any Criminal Court of equal or superior jurisdiction acting under the authority of the Crown Representative whenever it appears to him that such transfer will promote the ends of justice or tend to the general convenience of parties or witnesses."

(12) In section 565 for "British India" substitute "British India or the District of Abu" and the words "Central Government" shall stand unmodified.

(13) Nothing in the Code, as applied, shall be deemed to apply to proceedings against European British subjects or persons charged jointly with European British subjects.

(1) Omit subsections (2) and (3) of section 1.

(2) In section 2 in clause (b), except in the proviso, and in clause (d) the words "Central Government" shall stand unmodified.

(3) Omit Chapter VIII.

(1) In section 2 omit clause (12A) and in clause (16A) for "British India" substitute "British India or in the District of Abu."

(2) Omit sections 57, 58 and 59.

(3) In section 60—

(i) in subsection (1) omit the words "other than a Court mentioned in section 57" and the words from "or Chief Court" to "refer the same" and

(ii) in subsection (2) omit the words "as if it had been referred under section 57" and the words from "under the seal" to "another like copy".

(1) At the end of section 2 add—"and as respects convicts sentenced to imprisonment for a period exceeding one month the Ajmer Central Jail".

(2) In section 15 the words "outside the Presidency-towns" shall be omitted and clause (a) of section 1 and section 2 shall stand unmodified.

(3) In subsection (1) of section 20 the second "Provincial Government" shall stand unmodified; and for "any other Province" substitute "any Province in British India."

(4) In subsection (2) of section 30 for "within the Province" substitute "in the District of Abu or with the consent of the Provincial Government concerned to any prison in a Province in British India".

48. The Indian Post Office Act, 1898 (VI of 1898).

49. The Indian Stamp Act, 1899 (II of 1899)

50. The Prisoners Act, 1900 (III of 1900).

51. The Indian Tolls (Army) Act, 1901 (II of 1901).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 6 for the words "Central Government" in subsection (1) substitute "Resident" and for the same words in subsection (2) substitute "Resident subject to the control of the Crown Representative".

(3) In section 7 for "Central Government" substitute "Crown Representative and the Resident with the previous sanction of the Crown Representative".

52. The Indian Extradition Act, 1908 (XV of 1908).

Omit subsections (2) and (3) of section 1 and Chapters IV and V.

53. The Indian Coinage Act, 1906 (III of 1906).

(1) Omit subsection (2) of section 1.

(2) In sections 16 and 20 for "authorised by the Central Government" substitute "authorised by the Crown Representative or by the Resident".

54. The Code of Civil Procedure, 1908 (V of 1908).

(1) Omit subsections (2) and (3) of section 1.

(2) In clause (5) of section 2, and sections 10 and 16 the words "British India" shall be read as referring to British India and the District of Abu; and the words "Central Government" shall stand unmodified.

(3) For subsection (1) of section 25 substitute—

"(1) Where any party to a suit, appeal or other proceeding pending in the Court of the Judicial Commissioner for Ajmer-Merwara objects to its being heard by that Court and the Court is satisfied that there are reasonable grounds for the objection, the Court shall make a report to the Crown Representative, who may, by notification in the Official Gazette, transfer such suit, appeal or proceeding to any High Court in British India or in an administered area. The Court to which any such suit, appeal or proceeding is so transferred shall have jurisdiction to try the same in accordance with the provisions of this Code."

(4) In the proviso to section 29 after the word "summonses" insert "are situate in British India or"; and the words "Central Government" shall stand unmodified.

(5) In section 43 for "to which the provisions relating to execution do not extend" substitute "or (British Burma) or the District of Abu," and for "in British India" substitute "in the District of Abu"; but save as aforesaid the section shall stand unmodified.

(6) In section 44 for "Provincial Government" substitute "Crown Representative" and the words "Central Government" shall stand unmodified.

(7) In section 45 after "any Court" insert "situate in British India or"; and the words "Central Government" shall stand unmodified.

(8) In clause (a) of section 78 the words "Central Government" shall stand unmodified; and for clause (b) substitute—

"(b) Courts situate in British India or in any other part of the British Empire."

(9) Sections 79 and 80 shall stand unmodified.

(10) In subsection (1) of section 85 for "Government" substitute "Crown Representative" and omit the Explanation.

#### FIRST SCHEDULE.

(11) At the end of rule 25 of Order V add—

"Provided that, if the defendant resides in British India, the summons may be sent for service to a Court (not being a High Court), having jurisdiction at the place where he resides, and if the Court returns the summons with an endorsement signed by the Judge or other officer of the Court that the summons has been served on the defendant in manner hereinbefore directed, such endorsement shall be deemed to be evidence of service."

(12) In Order XVIII omit rules 8, 9 and 13 and for rules 5, 14 and 15 substitute—

"5. A note of the essential points of the evidence of each witness shall be made at the time and in the course of oral examination by the Judge in his own language, or in English if he is sufficiently acquainted with that language, such notes shall be filed with, and form part of, the record of the case."

14. If the Judge be prevented from making a note as above required, he shall record the reason of his inability to do so and shall cause such note to be made in writing from his dictation in open Court and shall sign the same, and such note shall form part of the record.

15. When the Judge, making a note of the evidence, or causing one to be made as above required, dies or is removed from the Court before the conclusion of the suit, his successor may, if he thinks fit, deal with such note as if he himself had made it or caused it to be made."

(13) The provisions of rule 48 of Order XXI shall apply only to those cases in which the salary or allowances are payable in the District of Abu.

(14) In rule 49 of Order XXI the words "British India" shall be read as referring to British India and the District of Abu.

(15) Rule 8B of Order XXVII shall stand unmodified.

55. The Explosive Substances Act, 1908 (VI of 1908).

(1) Omit subsection (2) of section 1.

(2) In Section 4 for "British India" substitute "India".

(3) In section 7 for "Central Government" substitute "Resident".

56. The Indian Limitation Act, 1908 (IX of 1908).

- (1) Omit subsections (2) and (8) of section 1.
- (2) Section 13 shall stand unmodified.
- (3) After section 29 insert the following section—

“30. Notwithstanding anything contained in this Act, any suit, the cause of action in which arose before the 1st October, 1917, and for which the period of limitation prescribed by this Act is shorter than the period of limitation prescribed by the Sirohi State Limitation Rules, 1911, may be instituted within the period of limitation allowed by the said rules.”

- (4) Article 149 of the First Schedule shall stand unmodified.

57. The Indian Registration Act, 1908 (XVI of 1908).

- (1) Omit subsection (3) of Section 1.
- (2) In section 33(1) after the words “power-of-attorney resides” in clause (a) and after the words “does not reside” in clause (c) insert “in the District of Abu or”; but, save as aforesaid, the subsection shall stand unmodified.
- (3) Omit section 67.

58. The Whipping Act, 1909 (IV of 1909).

- (1) Omit subsection (2) of section 1.
- (2) In section 5 for “Provincial Government” substitute “Crown Representative”.
- (3) Omit section 6.

59. The Indian Electricity Act, 1910 (IX of 1910).

- (1) Omit subsections (2) and (3) of section 1.
- (2) In section 32 for “Central Government” substitute “Resident”.
- (3) In subsection (1) of section 35 omit the words from “and each Provincial Government” to “the Province”; and in subsection (2) the words “or the Provincial Government, as the case may be”.
- (4) In section 36 omit the words “in relation to mines, oilfields and railways” in subsection (1), the whole of subsection (2) and the words “or the Provincial Government, as the case may be” in subsection (3).
- (5) Omit section 36A.
- (6) In section 37 for “Central Electricity Board” substitute “Crown Representative”.
- (7) Omit subsections (1) and (2) of section 38.

60. The Indian Lunacy Act, 1912 (IV of 1912).

- (1) Omit subsection (2) of section 1.
- (2) In clause (1) of section 3 for “any Government in British India” substitute “the Crown Representative in the District of Abu and includes all asylums or mental hospitals for lunatics established or licensed by any Government in British India”.
- (3) Sections 14, 15, and 67 shall be subject to the proviso that if a lunatic is an inhabitant of a State in India, the Magistrate or the Judge, as the case may be, make him over to the care of such State, with its consent, and, in the case of an order under section 67, with the consent of the person on whose application the inquisition was instituted.



61. The Wild Birds and Animals Protection Act, 1912 (VIII of 1912).

62. The Indian Companies Act, 1913 (VII of 1913).

63. The Indian Motor Vehicles Act, 1914 (VIII of 1914).

64. The Local Authorities Loans Act, 1914 (IX of 1914).

65. The Hindu Disposition of Property Act, 1916 (XV of 1916).

66. The Destruction of Records Act, 1917 (V of 1917).

67. The Cinematograph Act, 1918 (II of 1918).

68. The Provincial Insolvency Act, 1920 (V of 1920).

69. The Indian Income-tax Act, 1922. (XI of 1922).

(4) Omit section 17.

(5) In subsections (1) and (2) of section 85 for "any other Province" substitute "any Province in British India".

(6) The provisions of Chapter IV shall not be applicable except for the purposes of Chapter V.

(7) In section 85 for "other Province" substitute "British Indian Province".

(8) Omit subsection (2) of section 89A, and section 89B.

(9) In clause (a) of section 91 (1) omit all words after "under this Act".

(10) In section 98 the words "Central Government" shall stand unmodified.

Omit subsection (2) of section 1.

(1) Omit subsections (2) and (3) of section 1.

(2) In subsection (1) of section 245 the words "British India" shall be read as referring to British India and the District of Abu: and the words "Central Government" shall stand unmodified.

(3) Omit section 289A.

(4) All references to the Central Government except in sections 144 and 245 shall be read as referring to the Resident.

Omit subsections (2) and (3) of section 1, section 9, subsection (2) of section 10 and in section 14 the words "for the purpose of implementing any international convention relating to motor traffic".

(1) Omit subsection (2) of section 1 and the last paragraph of section 2.

(2) For the words "appropriate Government" substitute in sections 3 and 6 "Crown Representative" and in sections 4 and 5 "Resident".

Omit subsection (2) of section 1.

In section 3—

(i) for clause (c) of subsection (2) substitute—

"(c) in the case of documents in the possession or custody of any other public officer, the Resident, or any officer specially authorised in that behalf by the Resident." and

(ii) in subsection (3) omit the words from "and rules made" to "of the Central Government".

Omit subsections (2) and (3) of section 1.

Omit subsection (2) of section 1.

(1) Omit subsections (2) and (3) of section 1.

(2) In clause (8) of section 2 for "Central Government" substitute "Resident".

(3) Omit subsection (2) of section 7.

(4) After section 60 insert the following section—

“60A. Notwithstanding anything contained in this Act, the Crown Representative may, by notification in the Official Gazette, apply to the District of Abu any rules under section 59 and any exemptions, reductions in rate or other modifications under section 60 of the Indian Income-tax Act, 1922, for the time being in force in British India, subject to any amendments to which such rules, exemptions, reductions or modifications are for the time being subject in British India and with such modifications or restrictions as may be specified in the notification: and any rules, exemptions, reductions or modifications, so applied, shall have effect in the District of Abu as if made under this Act.”

70. The Indian Mines Act, 1923 (IV of 1923).

(1) Omit subsections (2) and (3) of section 1 and section 2.

(2) In sections 3, 4 (3), 10, 11, 13, 18 to 22, 28, 32, 33, 44 and 45 for “Central Government” substitute “Resident”.

(3) In section 9 for “Central Government” substitute “Crown Representative or the Resident”.

(4) In section 30 for “Central Government” substitute “Resident subject to the control of the Crown Representative”.

71. The Workmen's Compensation Act, 1923 (VIII of 1923).

Omit subsections (2) and (3) of section 1.

72. The Indian Official Secrets Act, 1923 (XIX of 1923).

(1) Omit subsection (2) of section 1.

(2) In section 2 clause (1A) shall stand unmodified.

(3) In section 13 for the words “appropriate Government” in subsection (1) substitute “Resident” and for the same words in subsection (3) substitute “Crown Representative” and omit subsection (5).

73. The Indian Soldiers (Litigation) Act, 1925 (IV of 1925).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 13 for “Central Government” substitute “Resident”.

(3) In section 14 omit from the beginning to “in other cases”.

74. The Indian Succession Act, 1925 (XXXIX of 1925).

(1) Omit sections 11, 17 and 57, in section 58 the words “save as provided by section 57”, the proviso to section 273, section 274 and Schedule III.

(2) For section 382 substitute—

“382. Where a certificate in the form of Schedule VIII to this Act has been granted under the provisions of this Act by a Court having jurisdiction under the Act in British India or under the Act as applied in any area outside British India which is under

75. The Dangerous Drugs Act, 1930 (II of 1930).

the administration of the Crown Representative, or when a certificate in the form, as nearly as circumstances admit, of the said Schedule has been granted to a resident within a foreign State by the British Representative accredited to the State, or when a certificate so granted has been extended in such form by such court or by such representative the certificate shall, if it has been stamped in accordance with the provisions of the Court-fees Act, 1870, have the same effect as a certificate granted or extended under this Act."

(1) Omit subsections (2) and (3) of section 1.

(2) For clauses (i) to (m) of section 2 substitute—

"(i) 'to import into the District of Abu' means subject to the provisions of clause (j) to bring into the District of Abu by land, sea or air;

(j) 'to import inter-provincially' means to bring into the District of Abu from any province of British India or from any administered area in Rajputana or Central India and includes—

(i) the bringing of a dangerous drug into the District of Abu from any Indian State which the Crown Representative may, by notification in the Official Gazette, declare to be inter-Provincial import; and

(ii) bringing into the District of Abu from any province of British India in the course of a continuous journey, by sea or through an Indian State;

(k) 'to export from the District of Abu' means subject to the provisions of clause (l), to take out of the District of Abu by land, sea or air;

(l) 'to export inter-provincially' means to take out of the District of Abu into any province of British India or into any administered area in Rajputana or Central India and includes—

(i) the taking of a dangerous drug out of the District of Abu into any Indian State which the Crown Representative may, by notification in the Official Gazette, declare to be inter-provincial export; and

(ii) taking out of the District of Abu into any province of British India in the course of a continuous journey, by sea or through an Indian State; and

(m) 'to transport' means to take from one place to another in the District of Abu."

(3) In subsection (2) of section 8 for the words "Provincial Government" where they occur for the first time substitute "Resident subject to the control of the Crown Representative."

76. The Indian Sale of Goods Act, 1930 (III of 1930).

77. The Indian Partnership Act, 1932, (IX of 1932)

78. The Reserve Bank of India Act, 1934 (II of 1934).

79. The Indian Petroleum Act, 1934 (XXX of 1934).

(4) In section 31 for "appropriate Government" substitute "Resident" and omit the second sentence.

(5) In section 35 omit the words from the beginning to "with other offences".

Omit subsections (2) and (8) of section 1.

Omit subsections (2) and (3) of section 1, Chapter VII, clause (a) and the words "in any other case" in clause (b) of section 72 and Schedule I.

Only subsection (1) of section 26, sections 31 and 32 shall be applicable subject to the following modifications—

(i) In subsection (1) of section 26 omit "subject to the provisions of subsection (2)" and "shall be guaranteed by the Central Government".

(ii) In section 31 omit "as expressly authorised by this Act".

(iii) In section 32 for "the Bank" substitute "a person empowered in this behalf by the Resident with the sanction of the Crown Representative".

(1) Omit subsections (2) and (3) of section 1.

(2) In section 25 omit "in the Presidency towns by a Presidency Magistrate and elsewhere".

#### *Central Regulations.*

1. The Excise Regulation 1915 (Regulation I of 1915).

(1) Omit subsections (2) and (3) of section 1.

(2) In section 2 omit the proviso. to clause (19).

(3) In section 20 after "a Military Cantonment" insert "or Sanitarium".

#### *Acts of the Provincial Legislatures.*

1. The Court-fees (Punjab Amendment) Act, 1922 (Punjab Act VII of 1922).

Omit subsections (2) and (3) of section 1, and sections 6 and 12.

**No. 8-Fed.-I.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in that behalf, His Majesty's Representative for the exercise of the functions of the Crown in its relations with Indian States (hereinafter referred to as the Crown Representative) is pleased to make the following Order:—

1. Save as otherwise expressly provided in any other Order of the Crown Representative, every instrument, that is to say, every notification, Order, by-law, rule, regulation, process or direction, made or issued in the exercise of any powers conferred by or under the Indian (Foreign Jurisdiction) Order in Council, 1902, or having effect as if so made or issued, and in force immediately before the commencement of this Order, is hereby confirmed, and shall have effect as if made or issued, by the Crown Representative in so far as it was made or issued in connection with the exercise of the functions of the Crown in its relations with

Indian States, and every person authorised by or under any such instrument to exercise any of the said functions is hereby authorised to continue to exercise those functions:

Provided that references in any such instrument to the Governor-General or the Governor-General in Council or the Government of India shall, as respects anything done or to be done after the commencement of this Order, be construed as reference to the Crown Representative:

Provided further that any Court may construe the provisions of any such instrument with such other modifications, not affecting the substance, as may be necessary or proper to adapt them to the matter before the Court.

2. Nothing in this Order shall affect the operation of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937.

3. This Order shall come into operation on the first day of April 1937.

*New Delhi, the 1st April 1937.*

**No. 9-Fed. I.**—The following Order of the King's Most Excellent Majesty in Council is published for general information :—

**INDIA AND BURMA.**

**THE INDIAN (FOREIGN JURISDICTION) ORDER, 1937.**

AT THE COURT AT BUCKINGHAM PALACE,

The 18th day of March, 1937.

PRESENT :

WHEREAS by the proviso to sub-section (1) of section two of the Government of India Act, 1935, it is provided that any powers connected with the exercise of the functions of the Crown in its relations with Indian States shall, in India, if not exercised by His Majesty, be exercised only by, or by persons acting under the authority of, His Majesty's Representative for the exercise of those functions of the Crown :

AND WHEREAS provision is made by the said Act and the Government of Burma Act, 1935, as to the authorities which are respectively to exercise on behalf of His Majesty the rights, authority and jurisdiction of His Majesty in, and in relation to, the tribal areas in India, and in and in relation to, areas in Burma which are not part of the territories of His Majesty :

AND WHEREAS it is accordingly expedient to amend the Indian (Foreign Jurisdiction) Order in Council, 1902, (in this Order referred to as "the principal Order") :

NOW, THEREFORE, His Majesty, by virtue and in exercise of the powers by the Foreign Jurisdiction Act, 1890, or otherwise in His Majesty vested, is pleased by and with the advice of His Privy Council to order, and it is hereby ordered as follows :—

1. This Order may be cited as the Indian (Foreign Jurisdiction) Order in Council, 1937.

2.—(i) As from the commencement of Part III of the Government of India Act, 1935, the powers conferred by the principal Order on the Governor-General in Council shall, so far as they are connected with the exercise of the functions of the Crown in its relations with Indian States, be powers of His Majesty's Representative for the exercise of those functions of the Crown, and he may delegate those powers to such extent and in such manner as he thinks fit.

(ii) The person appointed to be His Majesty's Representative for the exercise of those functions of the Crown may, before the commencement of Part III of the said Act, make any rules, orders, delegations and appointments and issue any other instruments which he would have power to make or issue after the commencement of Part III of the said Act, but no such rule, order, delegation or appointment shall come into force until the commencement of Part III of the said Act.

(iii) Orders and other instruments made and executed in the name of the Crown Representative shall be authenticated in such manner as may be specified in the Rules to be made by him and the validity of an Order or Instrument which is so authenticated shall not be called in question on the ground that it is not an Order or Instrument made by the Crown Representative.

3. As from the commencement of Part III of the said Act and the Government of Burma Act, 1935, the principal Order shall cease to have effect as respects the tribal areas in India and any areas in Burma, without prejudice, however, to the validity of anything previously done thereunder :

Provided that any rules, orders, delegations, appointments or other instruments made or issued under the said Order shall continue in force, except so far as revoked or varied by the authority competent for the purpose under the Government of India Act, 1935, or the Government of Burma Act, 1935, as the case may be.

4. Save as aforesaid, the powers conferred by the principal Order on the Governor-General in Council shall continue to be exercisable on behalf of His Majesty by the Governor-General in Council until the establishment of the Federation of India and shall thereupon become exercisable on behalf of His Majesty by the Governor-General of India.

5. The Interpretation Act, 1889, shall apply to the construction of this Order.

*M. P. A. Hankey.*

**No. 10-Fed.-I.**—The following document is published for general information :—

**INDIA.**

**LETTERS PATENT** passed under the Great Seal of the Realm constituting the office of Crown Representative.

*Dated 5th March 1937.*

GEORGE THE SIXTH by the Grace of God of Great Britain Ireland and of the British Dominions beyond the Seas King Defender of the Faith Emperor of India :

To all to whom these Presents shall come

GREETING :

WHEREAS by section 3 (2) of the Government of India Act, 1935 (hereinafter referred to as "the Act"), it is enacted that Our Representative for the exercise of Our functions in Our relations with Indian States is appointed by Us by a Commission under Our Sign Manual :

AND WHEREAS by the Act it is further enacted that any powers connected with the exercise of Our functions in Our relations with Indian States shall in India, if not exercised by Us, be exercised only by, or by persons acting under the authority of, Our said Representative, and that Our said Representative has such powers and duties in connection with the exercise of those functions (not being powers or duties conferred or imposed by or under the Act on Our Governor-General) as We may be pleased to assign to him :

AND WHEREAS We are minded to make permanent provision for the office of Our Representative :

NOW, THEREFORE, We do declare Our Will and Pleasure to be as follows :—

1. We do hereby constitute, order and declare that there shall be a Representative of the Crown for the exercise of Our functions in Our relations with Indian States, hereinafter referred to as "Our Representative."

2. The person who is for the time being Our Governor-General or acting as Our Governor-General shall be also Our Representative.

3. And We do hereby authorise and empower Our Representative to exercise in India on Our behalf all powers and jurisdiction which have heretofore been exercisable in relation to Indian States on Our behalf by the Governor-General of India or the Governor-General in Council, whether with or without the sanction of the Secretary of State in Council of India, except so much of those powers and that jurisdiction as We may from time to time determine to retain in Our own hands or for which We may make other provision, and so much as may hereafter be vested, in the case of a Federated State, in Our Governor-General and other Federal authorities under the Act by virtue of the Instrument of Accession of the State.

4. Our Secretary of State may, to such extent as he may deem expedient, himself appoint persons to be employed in connexion with the exercise of Our functions in Our relations with Indian States, and Our Representative shall employ all persons so appointed. But subject as aforesaid and subject also to any directions which Our Secretary of State may signify to him in regard to the employment of any class of persons, Our Representative may on Our behalf employ or appoint all such officers and servants as may seem to him necessary for the due performance of his functions.

Our Representative may also by writing under his hand authorise the recruitment outside India and the appointment in his name by the person so authorised of any such officers as he may think expedient.

Further, Our Representative may empower authorities in India subordinate to him to exercise such of his powers and discharge such duties as he may from time to time deem fit.

5. Our Representative may further regulate the conditions of service of all officers and servants employed or appointed by him, or by authorities subordinate to him, subject, however, to the provisions of the Act in the case of persons wholly or mainly employed immediately before the commencement of Part III thereof in connexion with the exercise of Our functions in Our relations with Indian States.

6. We do further authorise and empower Our Representative on Our behalf to purchase or acquire property whether within or without India for the purposes of the exercise of Our functions in Our relations with Indian States and to sell or to dispose of any property for the time being vested in Us for those purposes and to make, either himself or through such persons as he may authorise, any contract, whether within or without India, for those purposes.

7. Our Representative shall in the exercise of the powers and authorities conferred upon him by the Act and by these Letters Patent comply with any instructions which We may from time to time issue to him under Our Sign Manual and shall further be under the general control of, and comply with such particular directions, if any, as may from time to time be given to him by, Our Secretary of State.

8. And it is Our Will and Pleasure that the provisions contained in certain Letters Patent under the Great Seal bearing date at Westminster the Fifth day of March 1937, making provision for the Office of Our Governor-General for the grant of leave to Our Governor-General shall be taken as applying also to Our Representative, and that pending the coming into operation of that provision any orders passed under the Act for or in connection with the grant of leave to Our Governor-General shall be taken as applying to Our Representative.

9. And We do hereby require and command all Our officers, civil and military, and all other the inhabitants of Our territories in India to be aiding and assisting unto Our Representative.

10. And We do hereby reserve to Ourselves, Our heirs and successors full power and authority from time to time to revoke, alter or amend these Our Letters Patent as to Us or them shall seem meet.

11. Our Representatives shall make public in India these Our Letters Patent in such manner as to him may seem fit.

IN WITNESS whereof We have caused these Our Letters to be made Patent. Witness Ourselves, at Westminster the Fifth day of March in the First Year of Our Reign.

By Warrant under the King's Sign Manual,

*Schuster.*

New Delhi, the 1st April 1937.

SCHEDULE.

**No. 14-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands situate within the jurisdiction of the State of Cooch Behar, which are for the time being occupied by the Eastern Bengal Railway and the Bengal Duars Railway, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861) as in force for the time being in the Province of Bengal subject to the following modifications, namely,—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to Bengal constituted in pursuance of the notification of the Government of India in the Home Department, No. F./93/VI-23, dated the 20th November 1928, shall be deemed to be the police-force for the general police-district comprising the said lands, and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Provincial Government of Bengal.

2. The aforesaid notification of the Government of India and all notifications, amending the same are hereby cancelled in so far as they relate to the said lands.

**No. 15-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied by the railway lines and portions of the railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861) as in force for the time being in the Province of Orissa subject to the following modifications, namely,—

- (i) section 2 shall be omitted;
- (ii) the police-force belonging to Orissa constituted in pursuance of the notification of the Government of India in the Home Department, No. F.-93/8/36-Police, dated the 1st April, 1936, shall be deemed to be the police-force for the general police district comprising the said lands; and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Provincial Government of Orissa.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

1. So much of the Bengal Nagpur Railway as is situate within the States of Gangpur, Banara, Kharsawan, Seraikella, Keonjhar, Mayurbhanj, Ilindol, Athgarh, Dhenkanal and Talcher.

2. The lands within the State of Talcher, occupied by Messrs. Villiers Limited Talcher Colliery assisted siding, and the Madras and Southern Mahratta Railway Colliery assisted siding.

**No. 16-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied by the railway lines and portions of the railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861), as in force for the time being in the Central Provinces and Berar, subject to the following modifications, namely:—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to the Central Provinces and Berar constituted in pursuance of the notification of the Government of India in the Home Department No. 1153, dated the 31st December 1909, shall be deemed to be the police-force for the general police-district comprising the said lands, and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharge by the Provincial Government of the Central Provinces and Berar.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

SCHEDULE.

- (1) So much of the Great Indian Peninsula Railway as is situate between the border of the Central Provinces and Berar and the northern outer signal at Satna station.
- (2) So much of the railway lines from Bina to Itarsi, Bina to Kotah, Bina to Katni and Bhopal to Ujjain (up to the East distance signal at Ujjain) as is situate within the States of Kurwai, Bhopal, Gwalior, Indore, Dewas (Senior Branch), Dewas (Junior Branch), Tonk, Kotah and Panna.
- (3) So much of the Bengal Nagpur Railway as is situate within the States of Khairagarh, Nandgaon, Sakti, Raigarh, Rewah and Patna.
- (4) So much of the Holkar State Railway, south of the northern end of the bridge over the Nerbada river, as is situate within the Indore State.



**No. 17-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied for the time being by the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861), for the time being in force in the United Provinces, subject to the following modifications, namely:—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to the United Provinces constituted in pursuance of the notification of the Government of India in the Home Department, No. 447, dated the 6th March 1912, shall be deemed to be the police-force for the general police-district comprising with the said lands, and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Provincial Government of the United Provinces.

#### SCHEDULE.

- (1) So much of the Bengal and North Western Railway and the East Indian Railway as is situate in the Benares State.
- (2) So much of the Rohilkhand and Kumaon Railway and the East Indian Railway as is situate in the Rampur State.
- (3) So much of the Great Indian Peninsula Railway as is situate—
  - (a) in States of Bharatpur, Dholpur, Gwalior, Orchha and Khaniya-dhana on the Jhansi to Agra section;
  - (b) in the State of Samthar on the Jhansi to Cawnpore section;
  - (c) in the States of Orchha, Alipura, Garrauli, Pahra and Taraon on the Jhansi to Manikpur section; and
  - (d) in the Central India States between the border of the United Provinces and the Northern outer signal at Satna station.

**No. 18-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied by the railway lines and portions of the railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861) as in force for the time being in the Punjab, subject to the following modifications, namely:—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to the Punjab constituted in pursuance of the notification of the Government of India in the Home Department, No. 1578, dated

the 22nd November 1912, shall be deemed to be the police-force for the general police-district comprising the said lands, and

- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Provincial Government of the Punjab.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

#### SCHEDULE.

- (1) So much of the North Western Railway and of the lines worked by that railway as is situate in the States of Jammu and Kashmir, Bikaner, Patiala, Bahawalpur, Nabha, Jind, Kapurthala, Faridkot, Malerkotla, Baghat, Keonthal and Kalsia.
- (2) So much of the Rewari-Delhi section including the Garhiharsaru-Farukhnagar branch and the Rewari-Kotkapura-Fazilka section of the Bombay, Baroda and Central India Railway, as is situate in the States of Pataudi, Dujana, Jind, Patiala, Nabha and Faridkot.
- (3) So much of the Bikaner State Railway as is situate in the State of Patiala.

**No. 19-I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied by the railway lines and portions of the railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861) as in force in British India on the said date, subject to the following modifications, namely:—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to the Province of Bombay constituted in pursuance of the notification of the Government of India in the Home Department, No. 943, dated the 19th October 1917, shall be deemed to be the police-force for the general police-district comprising the said lands, and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Provincial Government of Bombay.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

## SCHEDULE.

So much of each of the railways specified in the first column of the list given below as is situate within the jurisdiction of the Indian States specified in the second column of the said list.

Railways.	Native States.
Barai Light Railway . . .	Hyderabad. Miraj (Senior). Miraj (Junior). Sangli. Jath. Kolhapur.
Ahmedabad-Parantij Railway .	Baroda. Bavisi Thana. Idar.
Billimoria-Kalamba Railway .	Bansda. Baroda.
Bombay, Baroda and Central India Railway.	Baroda. Pandu Mewas. Bajana. Lakhtar. Wadhwan. Patdi. Wadhwan District Thana. Baria. Palanpur. Limbdia. Bhoika Thana.
Botad (from the distant signal)— Dhanduka section of the Bhavnagar Railway . . .	Bhavnagar.
Gakwar's Mehsana Railway .	Baroda. Katosan. Ijpura.
Petlad-Cambay Railway . .	Baroda. Cambay.
Rajpipla State Railway . .	Rajpipla.
Tapti Valley Railway . . .	Sachin. Baroda.
Palanpur-Deesa Railway . .	Palanpur.
Great Indian Peninsula Railway .	Kurandvad (Junior). Hyderabad. Akalkot.
Godhra-Lunavada Railway .	Lunavada.
Champaner-Shivrajpur Light Railway.	Baria. Chhota Udepur.
Madras and Southern Mahratta Railway	Hyderabad. Ramdurg. Sangli. Akalkot. Jamkhandi. Miraj (Junior). Savanur. Mysore. Kurandvad (Junior). Kurandvad (Senior). Kolhapur. Miraj (Senior). Aundh. Phaltan.
Kolhapur State Railway . . .	Kolhapur. Miraj (Senior).
Sangli State Railway . . .	Sangli. Miraj (Senior).
North West Railway . . .	Khairpur.

**No. 20 I. B.**—In exercise of the powers conferred by the Indian (Foreign Jurisdiction) Order in Council, 1937, and of all other powers enabling him in this behalf, the Crown Representative is pleased to apply to all the lands occupied by the railway lines and portions of the railway lines specified in the Schedule annexed hereto, including the lands occupied by

stations, by out-buildings or for other railway purposes, the provisions of the Police Act, 1861 (V of 1861) as in force for the time being in Ajmer-Merwara, subject to the following modifications, namely:—

- (i) section 2 shall be omitted,
- (ii) the police-force belonging to Ajmer-Merwara constituted in pursuance of the notification of the Government of India in the Home Department, No. 89-1128-Int., dated the 10th January 1923, shall be deemed to be the police-force for the general police-district comprising the said lands; and
- (iii) the functions of the Provincial Government under the said Act and any other enactment relating to the police for the time being in force in that police-district or any part thereof shall, subject to any orders which the Crown Representative may make in this behalf, be discharged by the Chief Commissioner of Ajmer-Merwara.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

## SCHEDULE.

A. *Bombay, Baroda and Central India Railway.*

(1) So much of the main line from the frontier of the Bombay Province from mile 471—1,905 feet between Chhapi and Dharewada to the south distance signal at Rewari Junction as is situate within the States of Palanpur, Sirohi, Jodhpur, Kishengarh, Jaipur, Alwar and Nabha.

(2) So much of the Phulera-Kuchaman Road section, with the extension to Japog, as is situate within the States of Jaipur and Jodhpur.

(3) So much of the Rewari-Phulera Chord Railway as is situate within the States of Nabha, Alwar, Patiala, Jaipur, and Jodhpur.

(4) So much of the Bandikui-Agra section as is situate within the States of Jaipur, Alwar and Bharatpur.

(5) So much of the Malwa section (including the Holkar State Railway) from Ajmer to the Nerbada River (exclusive) near Mortakka, with the branch from Fatchabad to beyond the east distance signal up to mile 683/7 as is situate within the States of Mewar, Tonk, Gwalior, Dhar, Jaora, Ratlam, Sailana and Indore.

(6) So much of Godhra-Ratlam-Ujjain section from the western end of the bridge over the Anas river to beyond the east distance signal up to mile 633/7 as is situate within the States of Gwalior, Indore, Sailana, Ratlam and Jhabua.

(7) So much of the Nagda-Muttra section and the Bayana-Agra branch as is situate within the States of Gwalior, Dewas (Junior Branch), Dewas (Senior Branch), Jhalawar, Indore, Kotah, Bundi, Jaipur, Tonk, Karauli and Bharatpur.

B. *The whole of the Palanpur State Railway.*

*New Delhi, the 1st April 1937.*

**No. 11-Fed. II.**—For the purposes of Clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Crown Representative is pleased to certify that the lands and buildings specified in the schedule hereto annexed being lands and buildings formerly used for the purposes of the exercise of the functions of the Crown in its relation with Indian States have been retained by the Crown Representative for future use for such purposes.

SCHEDULE.

Serial No.	Locality.	Description.
1	Sambalpur (Orissa).	Assistant Political Agent's Residence.
2	Do.	Agency Forest Officer's Residence.
3	Do.	Elephant shed.
4	Do.	Mates' and Mahuts' quarters.

**No. 12-Fed. II.**—For the purposes of Clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Crown Representative is pleased to certify that the lands and buildings specified in the schedule hereto annexed being lands and buildings intended to be used for the purposes of the exercise of the functions of the Crown in its relation with Indian States have been retained by the Crown Representative for future use for such purposes.

SCHEDULE.

Locality	Alipore (Bengal).
Description	The building known as "Hastings House" with its appurtenances.

B. J. GLANCY,

*Secy. to His Excellency the Crown Representative.*

**EXTERNAL AFFAIRS DEPARTMENT.**

**NOTIFICATIONS.**

*New Delhi, the 1st April 1937.*

**No. 1-X.**—In exercise of the power conferred by sub-section (1) of section 123, read with sub-section (3) of section 313, of the Government of India Act, 1935, the Governor General in Council is pleased to direct the Governor of Assam to discharge, as his agent, in and in relation to the tribal areas beyond the external boundaries of the Province of Assam, all functions hitherto discharged in and in relation to the said areas by the said Governor as Agent to the Governor General in respect of the political control of the trans-border tribes the administration of the said areas and the administration of the Assam Rifles and other armed civil forces.

**No. 2-F.**—In exercise of the power conferred by sub-section (1) of section 123, read with sub-section (3) of section 313, of the Government of India Act, 1935, the Governor General in Council is pleased to direct the Governor of the North West Frontier Province to discharge, as his agent, in and in relation to the tribal areas beyond the western and northern

boundaries of the said Province, all functions hitherto discharged in and in relation to the said areas by the said Governor as Agent to the Governor General in respect of the political control of the trans-border tribes, the administration of Frontier Corps, Frontier Constabulary, and other armed civil forces, and the administration of the said areas.

**No. 3-F.**—In exercise of the power conferred by sub-section (1) of section 123, read with sub-section (3) of section 313, of the Government of India Act, 1935, the Governor General in Council is pleased to direct the Governor of the Punjab to discharge, as his agent, in and in relation to such of the Baluch tribal areas beyond the western border of the Dera Ghazi Khan District of the Punjab as are not included in Baluchistan Agency territories, all functions hitherto discharged in and in relation to the said area by the said Governor as Agent to the Governor General in respect of the political control of the trans-border tribes and the administration of the said areas.

**No. 4-F.**—In pursuance of sub-section (3) of section 94 and sub-section (1) of section 95 of the Government of India Act, 1935, His Excellency the Governor General, in his discretion, is pleased to direct with effect from the 1st April 1937, that, where any functions, which immediately before the said date were, under any existing Indian law, functions of the Chief Commissioner or the local Government of British Baluchistan, are transferred by, or under, the said Act to the Central Government, or to some authority or officer nominated or appointed by the Central Government, the Chief Commissioner of British Baluchistan shall continue until further orders, to discharge those functions subject to the like control by the Governor General in his discretion as was, immediately before the said date, exercisable by the Governor General in Council.

**No. 5-Fed. I.**—In exercise of the powers conferred by sub-sections (1) and (2) of section 313 of the Government of India Act, 1935, and of all other powers enabling him in this behalf, the Governor General in Council is pleased to make the following Orders:—

1. Save as otherwise expressly provided by any other Order of the Governor General in Council, every instrument, that is to say, every notification, order, bye-law, rule, regulation, process or direction, made or issued in the exercise of any powers conferred by, or under, the Indian (Foreign Jurisdiction) Order in Council, 1902, or having effect as if so made or issued, and in force immediately before the commencement of this order is hereby confirmed and shall have effect as if made or issued by the Governor General in Council in so far as it was made or issued in relation to the tribal areas; and every person authorised by, or under, any such instrument to exercise any functions in or in relation to the tribal areas is hereby authorised to continue to exercise those functions.

2. This Order shall come into operation on the 1st day of April, 1937.

**No. 6-Fed. I.**—It is hereby notified that with effect from the commencement of Part III of the Government of India Act, 1935, the new designation of the Foreign side of the present Foreign and Political Department of the Government of India will be "the External Affairs Department".

2. The term 'Foreign Secretary' shall be the short designation of the administrative head of the External Affairs Department, but, for the purpose of official communications, the full designation shall be "Secretary to the Government of India in the External Affairs Department".

3. The Agent to the Governor General and Chief Commissioner in Baluchistan will from the same date be designated as "The Hon'ble the Agent to the Governor General, Resident, and Chief Commissioner in Baluchistan".

H. A. F. METCALFE,  
Secy. to the Govt. of India,  
External Affairs Dept.

#### FINANCE DEPARTMENT.

##### RESOLUTION.

New Delhi, the 1st April 1937.

**No. F-4 (1)-Ref./37.**—In exercise of the powers conferred by clause (a) of section 275 of the Government of India Act, 1935, the Governor General in Council is pleased to direct that women shall be debarred from appointment to all services and posts in, and under the control of, the Finance Department and of the offices attached and subordinate to that Department, other than the services and posts specified in the Schedule.

ORDERED that the Resolution be published in the *Gazette of India*.

##### SCHEDULE.

*Finance Department Secretariat—*  
Ministerial posts.

*Central Board of Revenue—*

- (i) ministerial posts;
- (ii) teacherships, and
- (iii) posts which from their nature are to be reserved for women, e.g., those of lady doctors, nurses, midwives, and female searchers.

*Security Printing Department—*

Clerical posts other than those of Office Superintendent, Accountant, Deputy Accountant and General Cashier.

*Indian Audit Department—*

The subordinate services in the Indian Audit Department.

*Currency Department—*

- (i) Clerks, Assistant Superintendent and Superintendent in the office of the Controller of the Currency, and
- (ii) Clerks, Deputy Accountants and Accountants at the Mints at Calcutta and Bombay.

##### NOTIFICATIONS.

New Delhi, the 1st April 1937.

**No. D./1061-Ref./37.**—In exercise of the powers conferred by sub-paragraph (3) of paragraph 11 of the Government of India (Audit and Accounts) Order, 1936, the Governor General is pleased, after consultation with the Auditor General of India, to make the following rules—

1. (1) These rules may be called the Initial and Subsidiary Accounts Rules.

(2) They shall come into force on the 1st April 1937.

2. In these rules—

- (1) "Initial Accounts" means a primary record of all money transactions affecting the revenues of the Federation or of any Province as they occur;
- (2) the Order means the Government of India (Audit and Accounts) Order, 1936;
- (3) "Treasuries" includes all treasuries and sub-treasuries whether under the control of the Federation or of a Province; and other terms and expressions have the same meanings as have been assigned to them in the Order.

3. The Auditor General of India from the date these rules come into force shall be relieved from the responsibility for keeping accounts of the undermentioned class or character:—

- (a) Initial Accounts required to be kept in treasuries;
- (b) Initial and Subsidiary Accounts that may be required to be kept in any office or department of the Federation, or, as the case may be, of any Province;
- (c) accounts of stores and stock that may be required to be kept in any office or department of the Federation or of a Province by order of the Governor General or of the Governor of the Province; and
- (d) Trading, Manufacturing and Profit and Loss Accounts and balance sheets and any other subsidiary accounts that may be required to be kept by Order of the Governor General or of the Governor of a Province in any Department of the Federation or of the Province.

4. Nothing contained in Rule 3 shall be construed as derogating from the authority of the Auditor General of India—

- (a) to require any treasury, office or department keeping initial or subsidiary accounts to render accounts of such transactions as are included in them to the audit and accounts offices under his control on such dates as he may determine; or
- (b) to prescribe the form in which such accounts shall be rendered and in which the initial accounts, from which the accounts so rendered are compiled or on which they are based, shall be kept.

**No. D./1061-Ref./37.**—In exercise of the powers conferred by sub-paragraph (2) of paragraph 13 of the Government of India (Audit and Accounts) Order, 1936, the Governor General is pleased, after consultation with the Auditor General of India, to make the following regulations—

##### REGULATIONS.

1. The Auditor General of India shall audit all such receipts and accounts of stores and stock of the different departments of the Central Government as have hitherto been audited by him.

2. The Auditor General of India shall continue to conduct such audits in accordance with such rules and principles as have hitherto been in force.

**No. D.-1160/Ref.**—In exercise of the powers conferred by Section 151 of the Government of India Act, 1935, the Governor General in Council is pleased to direct that the existing Treasury Orders and subsidiary rules framed thereunder, shall continue in force after the 31st March 1937 pending the issue by the Governor General in Council of rules under the aforesaid section.

J. C. NIXON,  
Secy. to the Govt. of India.

## FINANCE DEPARTMENT (CENTRAL REVENUES).

### NOTIFICATIONS.

#### CUSTOMS.

New Delhi, the 1st April 1937.

**No. 1-X.**—In pursuance of entry 19 of List I in the Seventh Schedule to the Government of India Act, 1935, the Governor General in Council hereby defines the customs frontier for the purposes of that entry as the frontier, whether one or more than one, whether sea or land, whether exterior or interior, of British India.

**No. 2-X.**—In exercise of the powers conferred by section 19 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to cancel the notification of the Government of India in the late Finance and Commerce Department, No. 289-S., dated the 17th December 1892.

**No. 3-X.**—In exercise of the powers conferred by section 19 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council directs that the following amendment shall be

made in the notification of the Government of India in the Finance Department (Central Revenues), No. 24-Customs, dated the 28th March 1936, namely:—

In the preamble to the said notification, after the words "prohibit the bringing", the words "except from Burma" shall be inserted.

**No. 4-X.**—In exercise of the powers conferred by section 13 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to direct that all goods imported from, or exported to, a port in Burma shall be treated, for the purposes of the Act, as goods imported from, or exported to, a Customs-port, as the case may be:

Provided that—

(i) spirit; and

(ii) goods produced or manufactured in Burma which are similar to goods on which an excise duty is leviable if produced or manufactured in British India

shall not be so treated for the purpose of clause (a) of section 20 of the said Act.

**No. 5-X.**—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to direct that the following further amendments shall be made in the notification of the Government of India in the Finance Department (Central Revenues), No. 38-Customs, dated the 22nd June 1935, relating to the exemption of certain goods from customs duties or part thereof:—

In the said notification—

I. In Schedule I—Import Duties, under the head "G.—Kathiawar and Cambay" after entry No. 74 the following head and entries shall be inserted, namely:—

"GG.—Burma.

74A	Steel ingots and articles manufactured therefrom imported from a port in Burma to any Customs-port in British India.	Provided that the Customs-collector is satisfied that the goods are the produce or the manufacture of Burma.	So much as exceeds the amount of refund payable on export from British India on similar goods produced or manufactured therein under section 7 of the Iron and Steel Duties Act, 1934 (XXXI of 1934).
74B	The following goods imported from a port in Burma into any Customs-port in British India, namely, kerosene, matches, mechanical lighters and sugar.	Provided that the Customs-collector is satisfied that the goods are the produce or the manufacture of Burma.	So much as exceeds the excise duty leviable in British India on the 31st March 1937 on similar goods produced or manufactured therein.

II. In Schedule II—Export Duties, to the entries under the head "B.—Special", the following entries shall be added, namely:—

7	Cotton exported to any place in Burma.	..	The whole of the duty leviable under section 3 of the Indian Cotton Cess Act, 1923 (XIV of 1923).
8	Lac and Lac refuse exported to any place in Burma.	..	The whole of the duty leviable under section 3 of the Indian Lac Cess Act, 1930 (XXIV of 1930).
9	Tea exported to any place in Burma.	..	The whole of the duty leviable under section 3 of the Indian Tea Cess Act, 1903 (IX of 1903)."

**No. 6-X.**—In exercise of the powers conferred by clause (b) of section 49 and sections 111 and 134 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the late Department of Revenue, Agriculture and Commerce, No. 77, dated the 7th May 1879, namely:—

After the list of foreign ports appended to the said notification, the following proviso shall be added, namely:—

“Provided that nothing in this notification shall apply to motor spirit and kerosene, the produce or manufacture of Burma, shipped from Karachi to Cutch under such conditions as may be prescribed by the Chief Customs Authority.”

**No. 7-X.**—In exercise of the powers conferred by section 13 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to direct that the following further amendment shall be made in the Government of India, Finance Department (Central Revenues) Notification No. 102-Customs, dated the 15th October 1927, namely:—

To the said Notification, the following proviso shall be added, namely:—

“Provided that nothing in this notification shall apply to the produce or manufactures of Burma shipped under such conditions as may be prescribed by the Chief Customs Authority.”

**No. 8-X.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Land Customs Act, 1924 (XIX of 1924), the Governor General in Council is pleased to appoint the Collector of Salt Revenue, Bombay, to be the Collector of Land Customs for the areas adjoining the land frontiers of Kathiawar, Cambay and Cutch.

**No. 16-X.**—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (VIII of 1878), as applied by section 9 of the Land Customs Act, 1924 (XIX of 1924), the Governor General in Council is pleased to make the following rules prescribing and limiting the powers and duties of officers of Land Customs on the Kathiawar, Cambay and Cutch Frontiers:—

(1) *Interpretation.*—In these rules “the Act” means the Land Customs Act, 1924, and “Section” means a section of that Act.

(2) *Collector of Land Customs on the Kathiawar, Cambay and Cutch Frontiers.*—The Collector of Salt Revenue, Bombay, shall for all Land Customs Stations on the Kathiawar, Cambay and Cutch Frontiers, exercise all the powers conferred and perform all the duties imposed by the Act on the Collector of Land Customs.

(3) *Powers of the Deputy Collector of Salt Revenue, Bombay, and the Assistant Collectors of Salt Revenue, Virangam, Kharaghoda and Suigam.*—The Assistant Collector of Salt Revenue, Virangam, shall for the Kathiawar and Cambay Frontiers and the Assistant Collectors, Kharaghoda and Suigam, for Kathiawar and Cutch Frontiers and the Deputy Collector of Salt Revenue, Bombay, shall for all the three frontiers exercise concurrently with and subject to the orders of the Collector of Salt Revenue, Bombay, all the powers conferred and perform all the duties imposed by the Act on a Collector of Land Customs with the exception of those indicated by any notification under the Act limiting the powers of the Deputy Collector or Assistant Collectors of Salt Revenue.

(4) *Powers of Land Customs Officers.*—All Land Customs Officers shall exercise the powers conferred by sections 25, 29, 31, 32, 33, 200 and 201 of the Sea Customs Act, 1878 (VIII of 1878).

**No. 17-X.**—In exercise of the powers conferred by clause (c) of section 182 of the Sea Customs Act, 1878 (VIII of 1878), as applied by section 9 of the Land Customs Act, 1924 (XIX of 1924), the Governor General in Council is pleased to direct that in all cases on the Kathiawar, Cambay and Cutch Frontiers in which under the Sea Customs Act, 1878 (VIII of 1878), as so applied, anything is liable to confiscation or to increased rate of duty or in which any person is liable to a penalty, such confiscation, increased rate of duty or penalty may be adjudged up to confiscation of goods not exceeding Rs. 50 in value and imposition of Rs. 10 by an officer of Land Customs not lower in rank than a Sarkarkun, an Inspector or a Customs Manager.

**No. 18-X.**—In exercise of the power conferred by section 19 of the Sea Customs Act, 1878 (VIII of 1878), the Governor General in Council is pleased to direct that the notifications of the Government of India in the Finance Department (Central Revenues) specified in the first column of the annexed Schedule shall be amended as indicated in the corresponding entry in the second column.

#### SCHEDULE.

1	2
1. C. No. 262-Cus./25, dated the 11th July 1925	After the words “save from the United Kingdom” the words “and Burma” shall be inserted.
2. No. 19-Customs, dated the 11th April 1934	After the words “import into British India” the words “except from Burma” shall be inserted.
3. No. 37-Customs, dated the 26th May 1934	After the words “from any place outside India”, the words “other than Burma” shall be inserted.
4. No. 28-Customs, dated the 20th May 1933, and No. 36-Customs, dated the 26th May 1934.	After the words “to any place outside India”, the words “other than Burma” shall be inserted.
5. No. 29-Customs, dated the 20th May 1933, and No. 33-Customs, dated the 26th May 1934.	After the words “prohibit the export”, the words “except to Burma” shall be inserted.
6. No. 62-Customs, dated the 25th August 1934	After the words “the taking out of British India” in both places where they occur, the words “except to Burma” shall be inserted.

## CENTRAL EXCISES.

*New Delhi, the 1st April 1937.*

**No. 6.**—In exercise of the powers conferred by section 5 of the Motor Spirit (Duties) Act, 1917 (11 of 1917), the Governor General in Council is pleased to cancel the notification of the Government of India in the Finance Department (Central Revenues), No. 59-Customs, dated the 8rd September 1932, except as regards anything done in pursuance of the procedure laid down in the said notification in respect of any motor spirit shipped from Burma before the 1st April 1937.

W. W. NINJ,

*Joint Secy. to the Govt. of India.*

## CENTRAL BOARD OF REVENUE.

## NOTIFICATIONS.

## CUSTOMS.

*New Delhi, the 1st April 1937.*

**No. 9-X.**—In exercise of the powers delegated by the Governor General in Council in the notification of the Government of India in the Finance Department (Central Revenues), No. 5944, dated the 13th December 1924, the Central Board of Revenue is pleased to appoint:—

- (i) the Deputy Collector of Salt Revenue, Bombay, to be the Land Customs Officer for the areas adjoining the land frontiers of Kathiawar, Cambay and Cutch,
- (ii) the Assistant Collector of Salt Revenue, Viramgam, to be the Land Customs Officer for the area in the Ahmedabad and Kaira Districts surrounding the Kathiawar and Cambay frontiers,
- (iii) the Assistant Collector of Salt Revenue, Kharaghoda, to be the Land Customs Officer for the area in the Ahmedabad District adjoining the land frontier of Kathiawar,
- (iv) the Assistant Collector of Salt Revenue, Suigam, to be the Land Customs Officer for the area adjoining the land frontier of Kathiawar and in the Districts of Thar Parkar, Hyderabad and Karachi surrounding the Cutch frontier, and
- (v) all Inspectors of Customs on the Northern Frontier and the Sind-Cutch Frontier, the Customs Manager, Senior Customs Inspector, and Customs Inspector, Viramgam, the Customs Manager, Dhandhuka, the Customs Manager and all Inspectors of Customs at Anand and on the Cambay Frontier, the Manager, Mian Salt Stores,

Kharaghoda, the Inspector and Assistant Inspector, Pritchard Salt Works, all Nakadars in charge of land customs stations established under section 4 of the said Act, all Amaldars and peons of the Northern Frontier Preventive Line and the Sind-Cutch Frontier, all Amaldars and peons of Salt and Customs Department on the Cambay Frontier and all inferior establishment serving in the Kharaghoda Range to be Land Customs Officers.

**No. 10-X.**—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (XIX of 1924), and in supersession of the notifications of the Government of Bombay in the Finance Department, Nos. 1974/33-D (1) dated the 26th October 1935, and 7915/D/8, dated the 10th August 1935, the Central Board of Revenue is pleased—

(a) to establish land customs stations at the undermentioned places for the levy of duties of Customs on goods imported by land from the Indian States of Kathiawar or the Cutch State into British India, namely:—

- (1) Viramgam Custom House,
- (2) Ranpur Naka,
- (3) Kundli Naka,
- (4) Salingpur Naka,
- (5) Gogo Custom House,
- (6) Dhandhuka Custom House,
- (7) Gundi Naka,
- (8) Bagodra Naka,
- (9) Shahapur Naka,
- (10) Thori Naka,
- (11) Gorla Naka,
- (12) Patri Naka,
- (13) Kharaghoda Naka (office of the Manager, Main Salt Stores, Kharaghoda).

(b) to prescribe—

(i) the undermentioned as the only routes by which goods will be allowed to pass by rail out of the Indian States of Kathiawar or the Cutch State into British India, namely:—

- (1) through Viramgam Railway station,
- (2) through Ranpur Railway station,
- (3) through Kundli Railway station,
- (4) through Salingpur Road Railway station,
- (5) through Dhandhuka Road Railway station.

(ii) the undermentioned as the only routes by which goods that are liable to duty will be allowed to pass by

road out of the Indian States of Kathiawar or the Cutch State into British India, namely:—

- (1) *via* Virangam Customs House,
- (2) *via* Ranpur Naka,
- (3) *via* Kundli Naka,
- (4) *via* Salimpur Naka,
- (5) *via* Gogo Custom House,
- (6) *via* Dhandhuka Custom House,
- (7) *via* Gundi Naka,
- (8) *via* Bagodra Naka,
- (9) *via* Shahapur Naka,
- (10) *via* Thori Naka,
- (11) *via* Goria Naka,
- (12) *via* Patri Naka,
- (13) *via* Kharaghoda Naka (office of the Manager, Main Salt Stores, Kharaghoda).

**No. 11-X.**—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (XIX of 1924), and in supersession of the notifications of the Government of Bombay in the Finance Department, Nos. 116/33-D-I and 116/33-D-III, dated the 8th April 1933, the Central Board of Revenue is pleased—

- (a) to establish land customs stations at the following places for the levy of duties of customs on goods imported by land from the Indian State of Cambay into British India, namely:—

- (1) Anand Custom House,
- (2) Sinjiwada Custom House,
- (3) Bamanya Custom House.

- (b) to prescribe the following routes as the only routes by which goods will be

allowed to pass by land out of the Indian State of Cambay into British India, namely:—

- (1) By rail through Anand railway station,
- (2) By road *via* Sinjiwada-Limbusi (Malar),
- (3) By road *via* Bamanya-Virsad (Borsad).

**No. 12-X.**—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (XIX of 1924), and in supersession of the notifications of the Government of Bombay in the Finance Department, Nos. 1974/33-D (3) and 1974/33-D (5), dated the 26th October 1935, the Central Board of Revenue is pleased—

- (a) to establish land customs stations for the levy of duties of customs on goods imported by land from the Cutch State into British India at the following places, namely:—

- (1) Jalleli Naka,
- (2) Sindhori Naka,
- (3) Melhara Naka,
- (4) Dhing Naka.
- (5) Chewboottee Naka.

- (b) to prescribe the following routes as the routes by which alone goods may pass by road out of the Cutch State into British India, namely:—

- (1) *via* Jalleli Naka on the route from Cutch to Nagar in Sind,
- (2) *via* Sindhori Naka on the main route leading from Bela in Cutch to Nagar Parkar,
- (3) *via* Melhara Naka on the route from Lodrani (Cutch to Nagar Parkar),
- (4) *via* Dhing Naka on the route from Lona in Cutch to Badin (Hyderabad District),
- (5) *via* Chewboottee Naka on the route from Kotri in Cutch to Jati (Karachi District).



No. 13-X.—In exercise of the powers conferred by sub-section (1) of section 5 of the Land Customs Act (XIX of 1924), the Central Board of Revenue is pleased to prescribe the following form of application for a permit for the passage of goods by land out of or into the foreign territories of Kathiawar, Cambay and Cutch, namely :—

Form of application for a permit for goods passing across the Frontier.

To

The Land Customs Officer in charge of the Land Customs Station at \_\_\_\_\_ Application No. \_\_\_\_\_ Wagon No. \_\_\_\_\_  
Railway Invoice No. \_\_\_\_\_

Please allow (importer's name and address) \_\_\_\_\_ to import undermentioned goods brought by rail,  
carts or head loads or other mode of conveyance from \_\_\_\_\_ a foreign territory to \_\_\_\_\_ Certificate No. \_\_\_\_\_ of \_\_\_\_\_  
granted by the Customs authorities at \_\_\_\_\_ accompanies.

To be filled in by Importer.							To be filled in by Customs.					
No. of Packages.	Railway marks.	Foreign marks and numbers.	Quantity or number.	Weight T. cwt. qr.	Description of goods.	Real Value.	Tariff rate per	Tariff value.	Real value.	Rate of duty.	Amount of duty.	Remarks.
1	2	3	4	5	6	7	8	9	10	11	12	13
								Rs. As.	Rs. As.		Rs. As.	

Court fee stamps for dutiable goods.      Passed free *vide* certificate      Examine the goods.....      Pass the goods\_\_\_\_\_      I hereby declare the particulars given above to be true.

No. \_\_\_\_\_ of \_\_\_\_\_ Customs Manager.      Customs Manager.

\_\_\_\_\_ from \_\_\_\_\_ Examined and found in order      on \_\_\_\_\_

Customs Manager.      Examining Inspector.      Goods released on \_\_\_\_\_ Signature of Importer or his authorised agent.

Value accepted.      Senior Inspector.

Appraiser.

**No. 14-X.**—In exercise of the powers conferred by sub-section (4) of section 5 of the Land Customs Act, 1924 (XIX of 1924), the Central Board of Revenue is pleased to direct that the provisions of sub-sections (1) and (2) of the said section shall not apply in the areas adjoining the Land Frontiers of Kathiawar, Cambay and Cutch in respect of—

- (1) Goods of any value not exceeding Rs. 50 which are liable to import duty; and
- (2) goods which are not dutiable on export.

**No. 15-X.**—In exercise of the powers conferred by clause (b) of section 8 of the Land Customs Act, 1924 (XIX of 1924), the Central Board of Revenue is pleased to declare that the working hours at all the Land Customs Stations on Kathiawar, Cambay and Cutch Frontiers shall be from sunrise to sunset except on Sundays and public holidays notified under the Negotiable Instruments Act, 1881:

Provided that goods may be passed on holidays and Sundays, on recovery of the over-time fees on the scale prescribed.

R. K. NEHRU,

*First Secy., Central Board of Revenue.*

## DEPARTMENT OF COMMERCE.

### NOTIFICATIONS.

#### COMMERCE.

*New Delhi, the 1st April 1937.*

**No. 72-O. (1)/35.**—In pursuance of section 241 (1) (a) of the Government of India Act, 1935, the Governor-General directs that, subject to such general or special orders as he may issue regarding the financial powers of the High Commissioner for India, the High Commissioner may appoint such officers, clerks, servants and other employees as are required from time to time to assist him in the performance of his duties, other than officers on deputation from India appointed by the Governor-General to specified posts on the staff of the High Commissioner.

**No. 72-O. (1)/35.**—In pursuance of section 241 (2) (a) of the Government of India Act, 1935, the Governor-General is pleased to authorise the High Commissioner for India to make rules prescribing the conditions of service of persons appointed by the High Commissioner after the commencement of Part III of the said Act, provided that such conditions of service shall not, except with the general or special sanction of the Governor-General, be more favourable than those applicable to persons holding analogous posts in the service of His Majesty in the United Kingdom.

**No. 72-O. (1)/35.**—In pursuance of sub-section (1) of Section 302 of the Government of India Act, 1935, the Governor-General is pleased to make the following provisions regarding the salary and conditions of service of the High Commissioner for India in the United Kingdom (hereinafter referred to as the High Commissioner):—

1. The person appointed to be the High Commissioner shall hold office for a period not exceeding five years from the date of his appointment and shall be eligible for re-appointment. The Governor-General may at any time grant leave of absence to the High Commissioner and appoint some person to discharge his duties in his absence.

2. The salary of the High Commissioner shall be three thousand pounds a year payable out of the revenues of the Federation. No pension shall be payable in respect of services rendered as High Commissioner:

Provided that if a person in the Civil Service of the Crown in India is appointed High Commissioner, he may reckon his period of service as High Commissioner for the purpose of earning any pension for which he may be eligible as a member of the Civil Service of the Crown in India.

3. In the exercise of his powers and performance of his duties the High Commissioner shall be subject to the direction and control of the Governor-General.

4. The High Commissioner shall not, without the sanction of the Governor-General, during his tenure of office be or act as Director or Agent of or hold any office in any company or other association or firm whether incorporated or unincorporated or hold any other employment or engage in any business whether within or without the United Kingdom.

**No. 72-O. (1)/35.**—In pursuance of sub-section (2) of section 302, read with sub-section (3) of section 313, of the Government of India Act, 1935, the Governor-General in Council is pleased to direct that pending the issue of detailed directions in this behalf, the High Commissioner for India shall continue to perform on behalf of the Governor-General in Council such functions in connection with the business of the Governor-General in Council as he has hitherto been performing on behalf, and in relation to the business, of the Governor-General in Council.

The Governor-General in Council is further pleased to direct that so far as may be necessary for exercising the powers and performing the duties of his office, the High Commissioner for India shall have power to make and sign, and where necessary seal, contracts in the name and on behalf of the Governor-General in Council, and to vary and discharge contracts made on behalf of the Secretary of State in Council.

Provided that, subject to such rules and restrictions as the High Commissioner for India with the approval of the Governor-General in Council prescribes,

(a) any such contract for, or relating to, the manufacture, sale, purchase or supply of goods or for or relating to the affreightment or the carriage of goods, or insurance, may be made and

signed on behalf of the Governor General in Council by the Deputy High Commissioner for India or any of the following officers of the High Commissioner's Store Department:—

- (i) the Director General,
- (ii) the Director of Purchase, and
- (iii) in the absence of either of these officers, either of the two senior controllers serving in the Store Department;

(b) any other such contract may be made and signed on behalf of the Governor General in Council by the Deputy High Commissioner for India and, in the absence of the High Commissioner and the Deputy High Commissioner, by the Chief Accounting Officer or the Secretary of the General Department of the High Commissioner's office.

H. DOW,

*Offg. Secy. to the Govt. of India.*

#### PORTS.

*New Delhi, the 1st April 1937.*

**No. 430-P. & L. (22)/36.**—In exercise of the powers conferred by the proviso to sub-paragraph

(1) of paragraph 8 of the India and Burma (Transitory Provisions) Order, 1937, the Governor General in Council is hereby pleased to direct that the provisions of sub-paragraph (2) of the said paragraph shall forthwith cease to have effect as respects the Provinces of Madras, Bengal and Bombay in relation to the following functions, namely, the administration of the major ports of Madras, Calcutta and Bombay, respectively.

M. SLADE,

*Offg. Joint Secy. to the Govt. of India.*

#### TARIFFS.

*New Delhi, the 1st April 1937.*

**No. 341-T. (5)/37.**—In exercise of the powers conferred by sub-section (1) of section 4 of the Indian Tariff Act, 1934 (XXXII of 1934), the Governor General in Council is pleased to increase the duty chargeable under the First Schedule to the said Act on the articles specified in the annexed table to the extent set forth therein.

TABLE.

Article, with number of entry in the First Schedule under which chargeable.	Present rate of duty chargeable under the Indian Tariff Act.	Increased rate of duty.
1	2	3
48 (1) Fabrics, not otherwise specified, containing more than 90 per cent. of artificial silk— (b) not of British manufacture	50 per cent. <i>ad valorem</i> or 4 annas per square yard, whichever is higher.	50 per cent. <i>ad valorem</i> or 5 annas per square yard, whichever is higher.
48 (5) Fabrics, not otherwise specified, containing not more than 10 per cent. silk but more than 10 per cent. and not more than 90 per cent. artificial silk— (a) containing 50 per cent. or more cotton— (i) not of British manufacture	50 per cent. <i>ad valorem</i> or 3½ annas per square yard, whichever is higher.	50 per cent. <i>ad valorem</i> or 4 annas per square yard, whichever is higher.
(b) containing no cotton or containing less than 50 per cent. cotton— (ii) not of British manufacture	50 per cent. <i>ad valorem</i> or 4 annas per square yard, whichever is higher.	50 per cent. <i>ad valorem</i> or 5 annas per square yard, whichever is higher.

H. DOW,

*Offg. Secy. to the Govt. of India.*

**DEPARTMENT OF EDUCATION, HEALTH  
AND LANDS.**

**PUBLIC HEALTH.**

*New Delhi, the 1st April 1937.*

**NOTIFICATIONS.**

**AGRICULTURE**

*New Delhi, the 1st April 1937.*

**No. F. 414/36-A.**—For the purposes of clause (a) of sub-section (1) of Section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands and buildings specified in the Schedule hereto annexed, being lands and buildings formerly used, or intended to be used, for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained by the Governor General in Council for future use for such purposes.

**SCHEDULE.**

Lands measuring 4 acres, 10 guntas and 89 square yards, situated at Anand in the Kaira District of the Bombay Province, and the buildings constructed, or under construction, thereon, used, or intended to be used, for the purposes of a creamery.

2. Lands measuring 62 acres and 76 guntas, situated at Wellington in the Nilgiris District of the Madras Province, and the buildings standing thereon, used for the purposes of a Milk Depot.

**M. S. A. HYDARI,**

*Joint Secy. to the Govt. of India.*

**OVERSEAS.**

*New Delhi, the 1st April 1937.*

**No. F. 189/36-L. & O.**—In exercise of the powers conferred by section 10 of the Indian Emigration Act (VII of 1922), the Central Government are pleased to issue the following notification in the form in which it has been approved by both Chambers of the Central Legislature:—

Emigration to Burma for the purpose of unskilled work shall be lawful, subject only to the restrictions in force immediately before the commencement of the Government of India Act, 1935.

**G. S. BAJPAI,**

*Secy. to the Govt. of India.*

**No. F.-140/1/37/G.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands specified in the Schedule hereto annexed, being lands intended to be used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained by the Governor General in Council for future use for such purposes.

**SCHEDULE.**

1. Plot of land in the Pilgrims' Camp, Karachi, leased out to Messrs. Graham Trading Company, for erecting a cabin.

2. Plot of land in the Pilgrims' Camp, Karachi, leased out to Mr. Dur Mahomed for a Tea Shop.

3. Plot of land in the Pilgrims' Camp, Karachi, leased out to Haji Fazal Haji for a Tea Shop.

4. Plot of land in the Pilgrims' Camp, Karachi, leased out to Haji Imamdin for nutton shop.

5. Space occupied by 4 Electric poles of the Karachi Electric Supply Corporation fixed in the Pilgrims' Camp, Karachi.

6. Space occupied by 5 poles of Bombay Telephone Company, fixed in the Pilgrims' Camp, Karachi.

7. Plot of land in the Pilgrims' Camp, Karachi, leased out for opening Temporary Season Post Office.

**No. F.-140/4/37/G.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands and buildings specified in the Schedule hereto annexed, being lands and buildings formerly used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained by the Governor General in Council for future use for such purposes.

**SCHEDULE.**

The lands and buildings of the Waiting Shed for Pilgrims at Prince's Dock, Bombay, included in two portions 10' x 10' each occupied by tenants (one for a Bidi shop and the other for a cold drink shop).

**M. S. A. HYDARI,**

*Joint Secy. to the Govt. of India,*

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**DEFENCE DEPARTMENT.**

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**JUDICIAL.**

*New Delhi, the 1st April 1937.*

**No. 231.**—In exercise of the power conferred by section 169 of the Army Act, 1881 (44 and 45 Vict., Chap. 58), the Governor General in Council is pleased to declare that with effect from the 1st April 1937, for the purposes of conversion into Indian currency of all sums of money expressed in British currency in the said Act, a penny shall be held to be equivalent to one anna.

**No. 232.**—In exercise of the powers conferred by sub-section (3) of section 126 of the Government of India Act, 1935, the Governor General in Council declares that the roads specified in the attached schedule, are of military importance, and is hereby pleased to give the following directions :—

2. The said roads will be maintained by the Public Works Department of the North-West Frontier Province from provincial civil funds up to the standard required by the military authorities as specified in the corresponding entries in column 9 of the attached schedule, the symbols shewn therein being those used in Military Engineer Services Handbook, Volume III.

3. The Governor General in Council will make an annual contribution to the North-West Frontier Province, Public Works Department, of Rs. 90,000 including departmental charges from Main Head 8—M. E. S. as the Government of India's share of the expenditure upon the maintenance of the said roads.

4. These arrangements will be open to revision as and when circumstances require.

## SCHEDULE.

Civil roads within settled districts of the North-West Frontier Province declared as roads of military importance under Devolution Rule 12-A.

Serial No.	Name of road.	Length. Mile.	Existing classification.	New classifica- tion.	Proposed main- tenance cost per mile.	Proposed main- tenance cost per road.	Present standard.		New standard.		Present cost, Army Budget.	New cost, Army Budget.	Actual expenditure, 1935-36.			Depart- mental charges.		
							Civil.	Military.	Civil.	Military.			Rs.	A.	P.	Rs.	A.	P.
1	2	3	4	5	6	7	8		9		10	11	12			13		
					Rs.	Rs.					Rs.	Rs.	Rs.	A.	P.	Rs.	A.	P.
1	Peshawar-Jamrud, South road .	9	Civil road of military importance.	Civil road of military importance.	2,000	18,000	III	I	III	I	6,300	6,000	3,298	5	0	807	14	0
2	(a) Nowshera-Mardan . . . . .	7	Ditto .	Ditto .	3,200	22,400	I	I	I	I	..	..	..	..	..	..	..	..
	(b) Nowshera-Mardan . . . . .	9	Ditto .	Ditto .	2,400	21,600	II & III	II	II	II	..	..	..	..	..	..	..	..
	(c) Mardan-Chakdara to border . . . . .	18	Ditto .	Ditto .	1,600	28,800	II & III	II	II & III	II	12,600	9,600	5,883	9	0	1,430	14	0
3	Peshawar-Michini-Shabkadar-Abazai . . . . .	30	Ditto .	Ditto .	2,000	60,000	III	I	III	I	21,000	20,000	18,064	5	0	4,425	12	11
4	Kohat-Thal . . . . .	61	Ditto .	Ditto .	1,600	97,600	III	II	III	II	24,400	32,533	34,446	12	0	8,439	9	0
5	Thal-Parachinar (to M. S. 6) . . . . .	6	Ditto .	Ditto .	1,600	9,600	III	II	III	II	2,400	3,200						
6	Bannu-Isha to border . . . . .	8	Ditto .	Ditto .	2,133	17,064	III	I	III	I	5,600	5,688						
7	Tank-Kaur-Manzai-Khirgi . . . . .	24.51	Ditto .	Ditto .	1,600	39,216	III	II	III	II	17,157	13,067						
8	Grand Trunk Road-Attock-Peshawar . . . . .	48.5	41—Civil	Ditto .	3,200	1,55,200	I	I	I	I	..	..	6,930	5	0	1,697	8	0
9	Peshawar-Jamrud, North road . . . . .	9	Civil road of military importance.	Ditto .	600	5,400	IV—V	IV—V	IV	IV	..	..	..	..	..	..	..	..
10	Peshawar-Bara . . . . .	7	41—Civil	Ditto .	2,000	14,000	I	I	I	I	..	..	..	..	..	..	..	..
11	(a) Peshawar-Aimal-Chabutra . . . . .	7	Civil road of military importance.	Ditto .	3,200	22,400	III	III	I	I	..	..	..	..	..	..	..	..
	(b) Peshawar-Aimal-Chabutra . . . . .	12.46	Ditto .	Ditto .	2,400	29,904	III	III	II	II	..	..	..	..	..	..	..	..
12	(a) Kotal Post to mile 65 Kohat-Bannu road . . . . .	21	Ditto .	Ditto .	3,200	67,200	I	I	I	I	..	..	..	..	..	..	..	..
	(b) Kotal Post to mile 65 Kohat-Bannu road . . . . .	51	Ditto .	Ditto .	2,400	1,22,400	III	II	II	II	..	..	..	..	..	..	..	..
	(c) From mile 65 to Dera Ismail Khan . . . . .	103.1	Ditto .	Ditto .	1,800	1,85,580	III	III	III	III	..	..	..	..	..	..	..	..
13	Circular road round Peshawar via Chamkanni . . . . .	12	41—Civil	Ditto .	1,000	12,000	IV	IV	IV	IV	..	..	..	..	..	..	..	..
14	Peshawar-Nagoman-Shabkadar . . . . .	17.2	Ditto .	Ditto .	2,400	41,280	II	II	II	II	..	..	..	..	..	..	..	..
15	(a) Nagoman-Charsadda-Mardan-Swabi-Jahangira . . . . .	0.5	Ditto .	Ditto .	3,600	1,800	I	I	I	I	..	..	..	..	..	..	..	..
	(b) Nagoman-Charsadda-Mardan-Swabi-Jahangira . . . . .	0.5	Ditto .	Ditto .	3,000	1,500	I	I	I	I	..	..	..	..	..	..	..	..
	(c) Nagoman-Charsadda-Mardan-Swabi-Jahangira . . . . .	10	Ditto .	Ditto .	2,400	24,000	II	II	II	II	..	..	..	..	..	..	..	..
	(d) Nagoman-Charsadda-Mardan-Swabi-Jahangira . . . . .	64.76	Ditto .	Ditto .	1,800	1,16,568	III	III	III	III	..	..	..	..	..	..	..	..

16	(a) Attock-Nizampur to Junction Kohat-Khushalgarh road.	25	Ditto . .	Ditto . .	480	12,000	IV—V	IV—V	IV	IV	..	..	..	..	..	..	..
	(b) Attock-Nizampur to Junction Kohat-Khushalgarh road.	24.5	Ditto . .	Ditto . .	360	8,820	IV	IV	IV	IV	..	..	..	..	..	..	..
17	Hassan Abdal-Abbotabad	35	Ditto . .	Ditto . .	1,600	56,000	II	II	II	II	..	..	..	..	..	..	..
18	(a) Shiah-Salient road from mile 10 Kohat-Thal road to border.	11.25	Civil road of military importance.	Ditto . .	360	4,050	IV	IV	IV	IV	..	..	..	..	..	..	..
	(b) Shiah-Salient road from mile 10 Kohat-Thal road to border.	1.5	Ditto . .	Ditto . .	750	1,125	IV	IV	IV	IV	..	..	..	..	..	..	..
19	Kohat-Khushalgarh . . . . .	31	41—Civil . .	Ditto . .	1,200	37,200	III	III	III	III	..	..	..	..	..	..	..
20	Thal-Ida'k to border . . . . .	0.5	Civil road of military importance.	Ditto . .	1,200	600	III	IV	III	IV	..	..	..	..	..	..	..
21	Gurguri-Teri . . . . .	20	Military . .	Ditto . .	200	4,000	IV	IV	IV	IV	..	..	..	..	..	..	..
21	(a) Thal-Gurguri . . . . .	16	41—Civil . .	Ditto . .	480	7,680											
22	(a) Ghazni Khel-Taol-Dera Ismail Khan.	42.62	Civil road of military importance.	Ditto . .	1,200	51,144	III	III	III	III	..	..	..	..	..	..	..
	(b) Ghazni Khel-Tank-Dera Ismail Khan.	42.37	41—Civil . .	Ditto . .	1,200	50,844	III	III	III	III	..	..	..	..	..	..	..
23	(a) Murtaza-Kaur . . . . .	7	Ditto . .	Ditto . .	1,200	8,400	III	III	III	III	..	..	..	..	..	..	..
	(b) Kaur-Draban . . . . .	33.12	Civil road of military importance.	Ditto . .	1,200	39,744	III	III	III	III	..	..	..	..	..	..	..
	(c) Draban-Drazinda . . . . .	8	41—Civil . .	Ditto . .	480	3,840	IV	IV	IV	IV	..	..	..	..	..	..	..
	(d) Draban-Drazinda . . . . .	5	29A—W.W. .	Ditto . .	480	2,400	IV	IV	IV	IV	..	..	..	..	..	..	..
24	Darsamand road . . . . .	1.6	..	Ditto . .	360	576	IV	IV	IV	IV	..	..	..	..	..	..	..
<i>Civil roads in Thal and Samana areas.</i>																	
	(a) Togh Railway Station approach road . . . . .	0.68	11.74	41—Civil . .	Ditto . .	1,200	14,088	III	III	III	III	..	..	..	..	..	..
	(b) Hangu Railway Station approach road . . . . .	0.34															
	(c) Doaba Railway Station approach road . . . . .	0.22															
	(d) Hangu-Patdarband road . . . . .	8.50															
	(e) Kahi road . . . . .	2.00															
	(f) Shinwari-Balyamin-Patdarband . . . . .	10.0															
	(g) Kahi Shinwari-Chani Kandau . . . . .	10.0	93.63	Ditto . .	Ditto	360	33,707	V	V	V	V	..	..	..	..	..	..
	(h) Naryab-Torawari road . . . . .	4.0															
	(i) Shinwari-Naryab-Doaba . . . . .	9.00															
	(j) Balyamin-Kahi . . . . .	3.50															
	(k) Darsamand Railway Station approach road . . . . .	0.23															
	(l) Hangu-Shahu Khel . . . . .	11.0															
	(m) Patdarband-Fort Lockhart-Chani Kandau road . . . . .	13.0															
	(n) Fort Lockhart-Tangi . . . . .	2.40															
	(o) Fort Lockhart-Saugar . . . . .	2.50															
	(p) Fort Lockhart water supply . . . . .	2.0															

Serial No. 1	Name of road. 2	Length. Mile. 3	Existing classification. 4	New classifica- tion. 5	Proposed main- tenance cost per mile. 6	Proposed main- tenance cost per road. 7	Present standard. 8		New standard. 9		Present cost, Army Budget. 10	New cost, Army Budget. 11	Actual expenditure, 1935-36. 12	Depart- mental charges. 13
							Civil.	Military.	Civil.	Military.				
	<i>Civil roads in Thal and Samana areas— contd.</i>				Rs.	Rs.					Rs.	Rs.	Rs. A. P.	Rs. A. P.
	(g) Gulistan water supply . . . 2.0 (r) Daraband-Saugar . . . 7.0 (s) Fort Lockhart road to civil bungalows . . . 1.0	93.63	4I—Civil .	Civil road of military import- ance.	360	33,707	V	V	V	V	..	..	..	..
	<i>Civil roads in Kohat area.</i>													
	(a) Hangu road . . . 0.27 (b) Peshawar road . . . 0.44 (c) Bannu road . . . 0.38 (d) Bannu road . . . 0.26 (e) Hospital road . . . 0.31 (f) Khushalgarh road . . . 0.42 (g) Inner Circular road from Peshawar gate to Hangu gate including Chamberlain corner 0.58 (h) Jarwanda road . . . 2.69 (i) Kohat Railway Station approach road . . . 0.29 (j) Outer Circular road . . . 0.87 (k) Kohat-Oblan road . . . 1.56 (l) Kohat-Sheikhan road . . . 1.50 (m) Kohat-Bona Spring road . 0.75 (n) Banda Daud Shah-Teri road . . . 4.50 (o) Latamber-Karak-Kabir Killa road . . . 27.0 (p) Chikarkot Railway Station approach road . . . 0.50 (q) Lachi-Shakardara road . 19.0	2.66 3.85 54.81	Ditto . . Ditto . . Ditto . .	Ditto . . Ditto . . Ditto . .	1,600 1,200 360	4,256 4,620 19,732	II III V	II III V	II III V	II III V	.. .. ..	.. .. ..	.. .. ..	.. .. ..
											89,457	90,088	72,999 0 0	17,873 9 11
													90,872 9 11	

NOTE.—Standards quoted in columns 8 and 9 are those mentioned in paragraph 6, Chapter I, M. E. S. Handbook, Vol. III (1930 Reprint).



**No. 233.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that in the cantonments specified in the schedule hereto annexed all the lands now vesting in His Majesty which are classified as "A" (2), "B" (3), "B" (4) and "B" (5) under clause (2) of rule 7 and clauses (3), (4) and (5) of rule 8 respectively, of the Cantonment Land Administration Rules, 1925, and entered as such in the General Land Register and the Register of Mutations prepared and maintained for the cantonment under rules 3 and 4 of the said Rules and delineated in the classification plans of the Cantonment, with the exception of those lands specified in Defence Department Notification No. 234, dated the 1st April 1937, have been retained by the Governor General in Council for future use for purposes which will hereafter be purposes of the Federal Government.

#### SCHEDULE.

##### *Northern Command.*

Nowshera, Peshawar, Risalpur, Cherat, Mardan, Campbellpore, Rawalpindi, Abbottabad, Jhelum, Murree Galis, Murree Hills, Sialkot, Ambala, Ferozepore, Jullundur, Kasauli, Lahore, Multan, Amritsar, Bakloh, Dalhousie, Dagshai, Dharamsala, Jutogh, Subathu, Kohat, Bannu, D. I. Khan.

##### *Eastern Command.*

Agra, Bareilly, Chakrata, Landour, Dehra Dun, Meerut, Almora, Lansdowne, Naini Tal, Ranikhot, Roorkee, Fyzabad, Muttra, Shahjahanpur, Lucknow, Fategarh, Barrackpore, Dinapore, Jalapahar, Lebong, Shillong, Allahabad, Cawnpore, Benares, Jhansi.

##### *Western Command.*

Hyderabad (Sind), Karachi, Manora, Drigh Road.

##### *Southern Command.*

Jubbulpore, Kamptee, Pachmarhi, Saugor, Ahmednagar, Belgaum, Kirkce, Poona, St. Thomas Mount and Pallavaram, Wellington, Deolali, -Ahmedabad.

**No. 234.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that in the cantonment of Karachi the lands specified in the schedule hereto annexed, together with the buildings situated thereon, have been retained by the Governor General in Council temporarily for the purpose of more advantageous disposal by sale or otherwise.

SCHEDULE.

Serial No.	Province.	Civil District.	Station.	Description of each Land and General Land Register Survey number.	Situation.	Revenue Survey number.	Area.
	BLOCK 'B'.						
1	Sind	Karachi	Karachi	Part of Transport Road (Part of S. Nos. 1 & 1/A)	Karachi Cantonment.	Not known.	.05 acre.
2	Do.	Do.	Do.	Cantonment Authority's Cabin near Government Garden (C. Lines) (S. No. 5).	Do.	Do.	65 sq. ft.
3	Do.	Do.	Do.	Godown (temporary) (C. Lines) (S. No. 6)	Do.	Do.	.43 acre.
4	Do.	Do.	Do.	Hay Stack Yard (C. Line) S. No. 7	Do.	Do.	5.15 acres.
5	Do.	Do.	Do.	Vacant plot (C. Line) S. No.	Do.	Do.	.83 "
6	Do.	Do.	Do.	Hay Stack Yard (C. Line) S. No. 9	Do.	Do.	3.68 "
7	Do.	Do.	Do.	House No. 37 (C. Line) S. No. 10	Do.	Do.	187 sq. ft.
8	Do.	Do.	Do.	House No. 36 (C. Line) S. No. 11	Do.	Do.	1,237 "
9	Do.	Do.	Do.	House No. 32 to 35 (C. Line) S. No. 12	Do.	Do.	888 "
10	Do.	Do.	Do.	Group Latrine (C. Line) S. No. 13	Do.	Do.	900 "
11	Do.	Do.	Do.	Sweepers Quarters (C. Line) S. No. 14	Do.	Do.	2,237 "
12	Do.	Do.	Do.	Hay Stack Yard (C. Line) S. No. 15	Do.	Do.	1.61 acres.
13	Do.	Do.	Do.	Hay Stack Yard (C. Line) S. No. 16	Do.	Do.	1.41 "
14	Do.	Do.	Do.	Vacant plot (C. Line) S. No. 17	Do.	Do.	1.08 "
15	Do.	Do.	Do.	Hay Stack Yard (C. Line) S. No. 18	Do.	Do.	2.56 "
16	Do.	Do.	Do.	Vacant plot (C. Line) S. No. 19	Do.	Do.	6.94 "
17	Do.	Do.	Do.	Bungalow No. 3-D with compound (C. Line) S. No. 20	Do.	Do.	.61 "
18	Do.	Do.	Do.	Bungalow No. 3-C with compound (C. Line) S. No. 21	Do.	Do.	.72 "
19	Do.	Do.	Do.	Private road leading to bungalows S. No. 22	Do.	Do.	.30 "
20	Do.	Do.	Do.	Bungalow No. 3-B with compound (C. Line) S. No. 23	Do.	Do.	.51 "
21	Do.	Do.	Do.	Bungalow No. 3-F with compound (C. Line) S. No. 24	Do.	Do.	.47 "
22	Do.	Do.	Do.	Bungalow No. 3-E with compound (C. Line) S. No. 25	Do.	Do.	.67 "
23	Do.	Do.	Do.	Bungalow No. 3 & 3-A with compound (C. Line) S. No. 26	Do.	Do.	1.92 "
24	Do.	Do.	Do.	Bungalow No. 5 with compound (C. Line) S. No. 27	Do.	Do.	1.41 "
25	Do.	Do.	Do.	Bungalow No. 4 with compound (C. Line) S. No. 28	Do.	Do.	2.17 "
26	Do.	Do.	Do.	Bungalow Nos. 6, 6-A & 6-B (C. Line) S. No. 29	Do.	Do.	1.81 "
27	Do.	Do.	Do.	House & Compound No. 7 (C. Line) S. No. 30	Do.	Do.	6,380 sq. ft.
28	Do.	Do.	Do.	Group Latrines (C. Line) S. No. 31	Do.	Do.	900 "
29	Do.	Do.	Do.	Vacant site of Bungalow No. 8 with compound (C. Line) S. No. 32	Do.	Do.	.53 acres.
30	Do.	Do.	Do.	House No. 9 (C. Line) S. No. 33	Do.	Do.	8,428 sq. ft.
31	Do.	Do.	Do.	Group Latrines (C. Line) S. No. 34	Do.	Do.	250 "
32	Do.	Do.	Do.	(Hay Stack Yard) Vacant plot (C. Line) S. No. 35	Do.	Do.	.38 acres.
33	Do.	Do.	Do.	Vacant land (C. Line) S. No. 36	Do.	Do.	14.07 "
34	Do.	Do.	Do.	Cantonment Authority Cabin (C. Line) S. No. 37	Do.	Do.	66 sq. ft.
35	Do.	Do.	Do.	Hindu temple No. 10 (C. Line) S. No. 38	Do.	Do.	1,764 "
36	Do.	Do.	Do.	Bungalow No. 11 (C. Line) S. No. 39	Do.	Do.	8,500 "
37	Do.	Do.	Do.	Bungalow No. 12 with compound (C. Line) S. No. 40	Do.	Do.	6,800 "
38	Do.	Do.	Do.	House No. 18 (C. Line) S. No. 40/A	Do.	Do.	1,600 "
39	Do.	Do.	Do.	Bungalow No. 13 with compound (C. Line) S. No. 41	Do.	Do.	5,800 "
40	Do.	Do.	Do.	Bungalow No. 14 with compound (C. Line) S. No. 42	Do.	Do.	7,500 "
41	Do.	Do.	Do.	Bungalow No. 15 & 16 with compound (C. Line) S. No. 43	Do.	Do.	.31 acre.
42	Do.	Do.	Do.	Hindu temple house No. 20 (C. Line) S. No. 44	Do.	Do.	900 sq. ft.
43	Do.	Do.	Do.	House No. 21 & 22 (C. Line) S. No. 45	Do.	Do.	1,050 "
44	Do.	Do.	Do.	Hindu temple No. 25 (C. Line) S. No. 46	Do.	Do.	.26 acre.

45	Do.	Do.	Do.	M. E. S. Quarters (C. Line) S. No. 47	Do.	Do.	3,116 sq. ft.
46	Do.	Do.	Do.	M. E. S. Quarters (C. Line) S. No. 48	Do.	Do.	870 "
47	Do.	Do.	Do.	Mosque No. 24 (C. Line) S. No. 49	Do.	Do.	2,280 "
48	Do.	Do.	Do.	House No. 23 (C. Line) S. No. 49-A	Do.	Do.	566 "
49	Do.	Do.	Do.	Garden S. No. 49-B.	Do.	Do.	33 acre.
50	Do.	Do.	Do.	Old Transport (C. Line) S. No. 50	Do.	Do.	4.75 "
51	Do.	Do.	Do.	Part of Survey No. 51 (vacant land)	Do.	Do.	85 "
52	Do.	Do.	Do.	Vacant land. Part of Survey No. 61	Do.	Do.	90 "
BLOCK 'C.'							
53	Do.	Do.	Do.	Mosque and Garden, S. No. 137	Do.	Do.	25 "
54	Do.	Do.	Do.	Vacant plot, S. No. 138	Do.	Do.	18.45 "
55	Do.	Do.	Do.	Part of Soldier Bazaar Road. Part of S. Nos. 3 and 3/A	Do.	Do.	67 "
BLOCK 'D.'							
56	Do.	Do.	Do.	Vacant plot. Part of S. No. 144	Do.	Do.	29.46 "
BLOCK 'F.'							
57	Do.	Do.	Do.	Part of Transport Road. Part of S. No. 1	Do.	Do.	26 "
58	Do.	Do.	Do.	Vacant plot (C. Line). Part of S. No. 51	Do.	Do.	1.13 "
59	Do.	Do.	Do.	Bungalow No. 40 with compound (Depot Line) S. No. 52	Do.	Do.	68 "
60	Do.	Do.	Do.	Bungalow No. 39 with compound (Depot Line) S. No. 53	Do.	Do.	70 "
61	Do.	Do.	Do.	Bungalow No. 38 with compound (Depot Line) S. No. 54	Do.	Do.	48 "
62	Do.	Do.	Do.	Bungalow No. 37 with compound (Depot Line) S. No. 55	Do.	Do.	86 "
63	Do.	Do.	Do.	Bungalow No. 36 with compound (Depot Line) S. No. 56	Do.	Do.	1.17 "
64	Do.	Do.	Do.	Vacant land (Depot Line) S. No. 57	Do.	Do.	70 "
65	Do.	Do.	Do.	M. S. E. Quarters (Depot Line) S. No. 58	Do.	Do.	1.63 "
66	Do.	Do.	Do.	Old S. & T. Lines S. No. 59	Do.	Do.	8.58 "
67	Do.	Do.	Do.	Bungalow No. 17 with compound (C. Line) S. No. 60	Do.	Do.	1.65 "
68	Do.	Do.	Do.	Vacant land (C. Line). Part of S. No. 61	Do.	Do.	5.39 "
69	Do.	Do.	Do.	Bungalow No. 2-B (C. Line) S. No. 62	Do.	Do.	34 "
70	Do.	Do.	Do.	Bungalow No. 2-A (C. Line) S. No. 63	Do.	Do.	11,000 sq. ft.
71	Do.	Do.	Do.	Bungalow No. 2 with compound (C. Line) S. No. 64	Do.	Do.	10,450 "
72	Do.	Do.	Do.	Bungalow No. 1 with compound (C. Line) S. No. 65	Do.	Do.	49 acre.
73	Do.	Do.	Do.	Old S. & T. Lines, S. No. 66	Do.	Do.	4.40 "
74	Do.	Do.	Do.	Old Indian Infantry Hospital, S. No. 67	Do.	Do.	2.20 "
75	Do.	Do.	Do.	Commissariat Road (S. Nos. 2 & 3-A, in part)	Do.	Do.	3.13 "
76	Do.	Do.	Do.	Part of Soldier Bazaar Road (Part of S. Nos. 3 and 3/A)	Do.	Do.	1.07 "
77	Do.	Do.	Do.	M. E. S. Quarters No. 4, S. No. 134	Do.	Do.	96 "
78	Do.	Do.	Do.	M. E. S. Quarters No. 3, S. No. 135	Do.	Do.	57 "
79	Do.	Do.	Do.	M. E. S. Quarters No. 2, S. No. 136	Do.	Do.	88 "

**No. 235.**—For the purposes of clause (a) of sub-section (1) of Section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands specified in the Schedule hereto annexed, together with the buildings situated thereon, have been retained by the Governor General in Council for future use for purposes which will hereafter be purposes of the Federal Government.

SCHEDULE.

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB.							
1	Punjab	Sialkot	Badiana	Camping Ground	$\frac{1}{4}$ mile north west of village Badiana.	1472 and 1473	31.37 acres.
2	Do.	Do.	Phallora	Ditto	South of road between bungalow and village.	221 and 1069	33.91 "
3	Do.	Do.	Pasrur	Ditto	In Pasrur	Village Mirza Bajwa—503 and 517 . Village Sadullapur—9, 10, 37 and 44 Village Sunnerian—225 .	34.19 "
4	Do.	Do.	Sambrial	Ditto	North of road opposite 14 mile-stone from Wazirabad.	912	30.62 "
5	Do.	Do.	Kallowal	Ditto	One mile from River Chenab near Dak Bungalow.	Village Saidowali—856 .	37.24 "
6	Do.	Do.	Daska	Ditto	East of Road	Village Dittowali—26 and 38 . Village Kot Daska—1483, 1486 and 1488. Village Daska—3436	22.29 " less 2,844 s.ft. transferred to Police Department.
7	Do.	Gujrat	Gujrat	Ditto	On Grand Trunk Road half mile north of Railway Station.	Nawan Rangpur—20 . Addowal—92 . Jattakal—739 .	58.33 acres.
8	Do.	Do.	Lalamusa	Ditto	West of Grand Trunk Road near village and Railway Station.	Village Dhaman—284 and 565/494 . Village Kaira—756/208 and village Lalamusa.	63.80 "
9	Do.	Do.	Kharian	Ditto	On Grand Trunk Road west of village near Railway Station.	272, 275 and 359/2	58.00 "
10	Do.	Jhelum	Dina	Ditto	On Grand Trunk Road one mile north west of the village opposite Police Station and Store-Godown.	912 (1 of village Jagjisi—1010 of village Pind Jatta.	67 "
11	Do.	Do.	Sohawa	Ditto	On Grand Trunk Road near Railway Station.	3248 and 3249	97.87 "
12	Do.	Rawalpindi	Serai Kala	Ditto	$1\frac{1}{2}$ mile west of Taxila Railway Station.	Ghila—896 and 897	16.71 "
13	Do.	Do.	Usman Khattar	Ditto	To the west of village	1894/907	16.66 "
14	Do.	Do.	Sang Jani	Ditto	Close to village and opposite Police Station.	501	53.36 "
15	Do.	Do.	Gujar Khan	Ditto	Opposite village near Railway Station.	1	60.75 "
16	Do.	Do.	Mandra	Ditto	Near Railway Station	464, 372, 373	62.16 "

17	Do.	Do.	Riwat . . . . .	Ditto . . . . .	200 yards east of village	2079, 2180 and 2181 . . . . .	95.81
18	Do.	Do.	Naogazi . . . . .	Ditto . . . . .	North of Railway Line half mile south-west of village.	661 . . . . .	10.25 "
19	Do.	Do.	Paghware . . . . .	Ditto . . . . .	West of the village	Not known . . . . .	Not known.
20	Do.	Do.	Rawalpindi . . . . .	Old Hythe Line—vacant land	2 furlong south-west of Rawalpindi Arsenal.	Village Dhaman—90 to 110, 112 to 116, 121, 123 to 127, 881/86, 141, 882/86, 883/122, 884/122, 887/142, 1034/111, 1035/117, 1037/118, 1039/119, 1041/120, 1043/128, 1051/140, 1053/888 1055/143 and 1199/83 to 85. Hardo Talsa—793/565, 567, 601 to 608, 610 to 614, 615, 616 to 630, 632 to 638, 640 to 645, 713 to 716, 748 to 751. 794/647-656, 658, 659, 661 to 665, 752-753, 795/667-669, 732, 733, 798/646, 657, 666. Kotah Kalan—3846/1687, 3847/1676 to 1681, 1685 to 1695. Ratta Amral—1060, 1061 to 1064, 1069, 1070, 1576, 1577, 1753, 1754, 2037/1575. Lakhan—1329, 1330, 2013/1331, 2016/1333, 2017/1334, 1335, 2019/1336, 2022/1337, 2026/1341, 2027/1343, 1344, 2029/1345, 1346.	131.73 acres.
21	Do.	Do.	Do. . . . .	M. E. S. Brickfield	West of boundary pillar No. 6 <sup>1</sup> / <sub>2</sub> and 7.	1 . . . . .	5.91 "
22	Do.	Do.	Mohra Biryan . . . . .	Stone Quarry . . . . .	5 miles south-west of Rawalpindi Cantonment.	221 . . . . .	1.81 "
23	Do.	Do.	Mohra Chhapar . . . . .	Ditto . . . . .	4 <sup>1</sup> / <sub>2</sub> miles south-west of Rawalpindi Cantonment.	246 . . . . .	0.85 "
24	Do.	Do.	Jhaware . . . . .	Ditto . . . . .	Ditto . . . . .	49, 51, 52, 63, 65, 67, 68, 79, 80, 81, 86, 87, 88, 89, 100, 101, 104, 105, 116 and 117.	5.3 "
25	Do.	Do.	Kotla Khurd . . . . .	Ditto . . . . .	3 miles south west of Rawalpindi Cantonment.	213 to 216, 235 . . . . .	4.081 "
26	Do.	Do.	Do. . . . .	Ditto . . . . .	Ditto . . . . .	The limits of the Cantonment are defined in Punjab Government Notification No. 252, dated 10th June 1910.	227.35 "
27	Do.	Attock	Attock Fort . . . . .	Attock Fort including Rifle Range.	On the River Indus . . . . .	The description of boundaries is published on Survey of India plan season 1908-09.	119.86 "
28	Do.	Do.	Thandi Bhir . . . . .	Thandi Bhir Cantonment . . . . .	North of Railway Station, Attock.	Mari Kanjar—70, 72, 247/1, 248/1 . . . . .	94.87 "
29	Do.	Do.	Campbellpore . . . . .	Old Verdun Lines vacant . . . . .	<sup>1</sup> / <sub>2</sub> mile west of Campbellpore Cantonment South of Makhad Road.	Not known . . . . .	13.81 "
30	Do.	Do.	Do. . . . .	Rifle Range . . . . .	1,000 yards south of Campbellpore Cantonment.	Gharshin—3250 and 3265 . . . . .	230.13 "
31	Do.	Do.	Lawrencepore . . . . .	Site of Camp abandoned after the war.	Near Grand Trunk Road west of Lawrencepore Railway Station.	Qaziabad—197, 210 and 216 . . . . .	1.46 "
32	Do.	Do.	Do. . . . .	Camping Ground . . . . .	North of Grand Trunk Road at 209/6 mile-stone about <sup>1</sup> / <sub>2</sub> mile from Railway Station.	Not known . . . . .	60.28 "
33	Do.	Do.	Hassan Abdal . . . . .	Ditto . . . . .	On Grand Trunk Road at 199 mile-stone.	803 . . . . .	

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB— <i>contd.</i>							
34	Punjab	Attock	Hatti	Camping ground	At Bahadur Khan village north of Grand Trunk Road and east of village Hatti.	2096 to 2100	70.08 acres.
35	Do.	Do.	Mullah Mansur	Ditto	North of Grand Trunk Road	1098, 1499, 1556, 1558, 1714, 1716	77.18 "
36	Do.	Shahpore	Khushab	Ditto	West of the town	363	80.57 "
1	Punjab	Ambala	Jagadhri	Camping Ground	In front of Tahsil building across and adjoining the Katcha road from Jagadhri to Ambala.	433, 435	34.23 acres.
2	Do.	Do.	Mubarakpur situated in village Bhankarpur.	Ditto	Ghaggar Railway Station	330	31.90 "
3	Do.	Do.	Chandigarh	Ditto	Near Police Station	73, 488, 817, 946	37.47 "
4	Do.	Do.	Kalka	Ditto	Near Sub-Tahsil	25, 30, 31, 32	75.08 "
5	Do.	Do.	Dhamboli	The plot contains a well and small house and is used for the (Podh plantation of Shi-sham trees) by the District Board Department.	It is situated on Katcha Road from Jagadhri to Ambala.	907	0.60 "
6	Do.	Amritsar	Tahsil Taran Taran (Camping Ground Gharinda).	Ghair Mumkin and Banjar Qadim.	Grand Trunk Road	557	64.87 "
7	Do.	Do.	Tahsil Amritsar (Camping Ground Jandiala).	Ditto	Ditto	Min. 4804, 734	55.48 "
8	Do.	Do.	Tahsil Amritsar (Camping Ground Raya).	Ditto	Ditto	703	46.90 "
9	Do.	D. G. Khan	Camping Ground Gadai	Camping Ground	Gadai	726	..
10	Do.	Do.	Gadai (Bardashatkhana and Supply House).	Supply House	Ditto	764	..
11	Do.	Do.	Sakhi Sarwar	Camping Ground	Sakhi Sarwar	9, 11	..
12	Do.	Do.	Rakhi Gorge	Ditto	Rakhi Gorge	Not available	..
12(a)	Do.	Do.	Fatfeh Khan	Cultivation	Fatfeh Khan	114, 115, 116, 141, 142	15.00 acres.
12(b)	Do.	Do.	Nur Wah	Camping ground	Nur Wah	642, 643	6.00 "
12(c)	Do.	Do.	Garkana Waziri	Fort. Residing place Border Military Police Sawars. Some of the land is cultivated.	Harrand Fort	1019, 1029	26.25 "
13	Do.	Ferozepore	Tahsil Ferozepore (Camping Ground Ghal Khurd).	Camping Ground	Village Ghal Khurd	55	67.42 "
14	Do.	Do.	Tahsil Ferozepore (Camping Ground Jaimal Wala alias Parana).	Ditto	Village Jaimal Wala	1	9.50 "
15	Do.	Do.	Tahsil Ferozepore (Camping Ground Jhoke Hari Har).	Ditto	Village Jhoke Hari Har	1791	9.73 "
16	Do.	Gujranwala.	Kamoki	Ditto	On Grand Trunk Road Delhi to Peshawar.	2778/1, 2778/2, 2789, 4747/2780, 8748/2780	72.55 "
17	Do.	Do.	Gujranwala	Ditto	Ditto	2093, 2095	63.70 "

18	Do.	Do.]	(a) Ghakhar	Ditto	Ditto	(a) 2688/789	50.78	"
19	Do.	Do.	(b) Bhagat Garh	Ditto	Ditto	(b) 958/289, 807/290	17.98	"
20	Do.	Do.	Vanike	Ditto	On Road from Sialkot to Jhang	1408 to 1411	22.37	"
21	Do.	Do.	Saroke	Ditto	Ditto	1685, 1593 to 1619	24.07	"
			(a) Wazirabad	Ditto	On Grand Trunk Road Delhi to Peshawar.	6452/50, 51, 6454/52, 53 to 60, 69 to 98, 6456/99, 6458/100, 111.	70.18	"
22	Do.	Do.	(b) Bhatike	Ditto	On road from Sialkot to Jhang	333 to 335 and 383	20.16	"
23	Do.	Do.	Ram Nagar	Landing ground	On road from Lahore to Shahpur.	5254 and 5722	30.17	"
			Sukheke	Camping ground	On Grand Trunk Road Delhi to Peshawar.	2595/871, 2596/872, 873, 2597/874, 875, 2598/925.	44.02	"
24	Do.	Do.	Bhattike	Ditto	Batala	333 to 335 and 383	20.16	"
25	Do.	Gurdaspur	Batala	Ditto	Gurdaspur	2005	0.84	"
26	Do.	Do.	Gurdaspur	Military Camp	Chakki	323	19.85	"
27	Do.	Do.	Camp Chakki	Ditto	Dhar Kalan	267, 277, 274/297	8.27	"
28	Do.	Do.	Dhar Kalan	Ditto	Dunera	199, 201, 204, 205, 207 to 210	19.75	"
29	Do.	Do.	Camp Dunera	Ditto		850, 862, 884, 948, 956, 963, 1519, 1627/1526 to 1531, 1531/1, 1566.	8.63	"
30	Do.	Do.	Permanand	Ditto	Lahri Sarman	799	18.70	"
31	Do.	Do.	Naushera Ghat	Ditto	Jagatpur Kalan	468, 459, 445, 379, 267	24.19	"
32	Do.	Do.	Mithal	Camping ground	Mithal	134, 141	7.39	"
33	Do.	Do.	Anandpur	Ditto	Anandpur	604, 612-E	17.46	"
34	Do.	Gurgaon	Nuh	Ditto	Nuh	1409	1.06	"
35	Do.	Hissar	Pipli	Ditto	Tahsil Sirsa	283, 289, 281, 282	39.37	"
36	Do.	Hoshiarpur	Basi Kikran	Ditto	Basi Kikran		6.85	"
37	Do.	Do.	Tharoli	Ditto	Tharoli		74.60	"
38	Do.	Do.	Hajipur (Haryana)	Ditto	Haryana		32.02	"
39	Do.	Do.	Hajipur (Dasuya)	Ditto	Dasuya Tahsil		10.58	"
40	Do.	Do.	Gharh Shankar	Ditto	Gharh Shankar		26.13	"
41	Do.	Do.	Lohara	Ditto	Lohara		9.05	"
42	Do.	Do.	Nurpur	Ditto	Nurpur		18.98	"
43	Do.	Do.	Gagret	Ditto	Gagret		2.85	"
44	Do.	Do.	Bharwain	Ditto	Bharwain		10.00	"
45	Do.	Do.	Revenue Estate Tharoli	Ditto	Nara		2.97	"
			Camp. Ground Nara.					
46	Do.	Do.	Revenue Estate Salaran,	Ditto	Manguwal		13.54	"
			Manguwal.					
47	Do.	Do.	Bulhowal	Ditto	Bulhowal		33.30	"
48	Do.	Do.	Gardhiwala	Ditto	Gardhiwala		25.54	"
49	Do.	Do.	Revenue Estate Hoshiarpur Sikh Lines.	Now used as Police Parade ground.	Hoshiarpur		11.75	"
50	Do.	Do.	Talwara	Camping ground	Talwara		7.13	"
51	Do.	Do.	Tikhowal	Ditto	Mukerian		3.45	"
52	Do.	Do.	Chak Allah Baksh	Ditto	Ditto		26.21	"
53	Do.	Do.	Kaithan	Ditto	Dasuya		34.67	"
54	Do.	Do.	Urmur	Ditto	Tanda		12.04	"
55	Do.	Do.	Rasulpur	Ditto	Ditto		11.19	"
56	Do.	Do.	Lalian	Ditto	Garh Shankar		1.05	"
57	Do.	Do.	Parowal	Ditto	Ditto		1.14	"
58	Do.	Do.	Majeri	Ditto	Ditto		32.29	"
59	Do.	Do.	Qaharwali	Ditto	Dasuya		0.03	acre
60	Do.	Do.	Barthala	Ditto	Barthala		22.9	acres
61	Do.	Do.	Attalgarh	Ditto	Mukerian		0.03	acre
62	Do.	Do.	Bir Sobhewal	Ditto	Barthala		4.4	acres
63	Do.	Do.	Kotli Dhara	Ditto	Bharwain		0.16	acre
64	Do.	Do.	Bichhuan	Ditto			6.07	acres

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB— <i>contd.</i>							
65	Punjab	Hoshiarpur	Nangal	Camping ground	Nangal Abiana	....	11.67 acres
66	Do.	Do.	Abiana	Ditto	Nangal	....	1.47 "
67	Do.	Do.	Bhalan	Ditto	....	....	13.68 "
68	Do.	Do.	Santokh Garh	Ditto	....	....	2.37 "
69	Do.	Do.	Surewal	Ditto	Santokh Garh	....	4.80 "
70	Do.	Do.	Una	Ditto	....	....	6.40 "
71	Do.	Do.	Churaru	Ditto	....	....	7.03 "
72	Do.	Do.	Daulatpur	Ditto	....	....	5.06 "
73	Do.	Do.	Balachor	Ditto	Balachor	....	....
74	Do.	Jullundur	Adampur	Ditto	Adampur	1135, 1150, 1151	34.00 "
75	Do.	Do.	Kartarpur	Ditto	Kartarpur	2586 to 2590, 2592, 2593, 3924, 3890, 3893, 3892.	51.00 "
76	Do.	Do.	Kala Bakra	Ditto	Kala Bakra	1087, 1088, 2989, 1168, 2990/1168	1.83 "
77	Do.	Do.	Phillaur	Ditto	Phillaur	2833 to 2838, 2828, 2840, 2840/1, 2946, 3006 to 3008, 2459, 2840/2, 2460, 2630 to 2636, 3004, 3005.	61.692 "
78	Do.	Do.	Nur Mahal	Ditto	Nur Mahal	3173, 3299	1.97 "
79	Do.	Do.	Girana	Ditto	Girana	....	74.38 "
80	Do.	Do.	Nawa Shehr	Ditto	Nawa Shehr	....	8.2 "
81	Do.	Kangra	Tahsil Dehra (Camping Ground Dehra Gopi Pur).	Ghair Mumkin Parao and Ghair Mumkin Khuh.	Tikka and village Dehra	1425/1362 1363	3.71 "
82	Do.	Do.	Tahsil Kangra (Camping ground Rani Tal).	Ghair Mumkin Parao, Ghair Mumkin Qabaristan, Ghair Mumkin Khuh, Bangar Qadim.	Tikka Bandh village Bhangun	91 to 94	2.86 "
83	Do.	Do.	Tahsil Kangra (Camping Ground Kangra).	Ghair Mumkin Parao	Tikka Haler Kalan	691	3.43 "
84	Do.	Do.	Tahsil Nurpur (Camping ground Nurpur).	Ditto	Tikka Lagor	32, 36, 37, 53, 54, 55 and 57	8.61 "
85	Do.	Do.	Tahsil Nurpur (Camping Ground Kotla).	Ditto	Tikka Nera, Village Bar	2	3.355 "
86	Do.	Do.	Tahsil Kangra (Camping ground Shahpur).	Ditto	Village Shahpur	186/145	6.26 "
87	Do.	Do.	Tahsil Palampur (Camping ground Baij Nath).	Ghair Mumkin Dak Bungalow, Sarai. Banjar Qadim.	Tikka and Village Baij Nath	31, 32, 33, 35 and 36	1.29 "
88	Do.	Do.	Tahsil Palampur (Camping ground Palampur).	Banjar Qadim	Tahsil Palampur	84	1.8 "
89	Do.	Do.	Tahsil Palampur (Camping ground Dadh).	Ghair Mumkin Parao	Ditto	994	0.75 "
90	Do.	Do.	Tahsil Dehra (Camping ground Kaloha).	Banjar Qadim	Tahsil Dehra	1218	1.36 "
91	Do.	Do.	Tahsil Hamirpur (Camping ground Nadaun).	Ditto	Tahsil Hamirpur	254 Min, 231 Min.	6.56 "
92	Do.	Do.	Tahsil Dehra (Camping ground Jawala Mukhi).	Ghair Mumkin Parao	Tahsil Dehra	1	1.17 "
93	Do.	Do.	Tahsil Dehra (Camping ground Haripur).	Ghair Mumkin Chaugan	Ditto	603	4.92 "



94	Do.	Do.	Tahsil Hamirpur (Camping ground Sujanpur).	Banjar Qadim Chaugan	Tahsil Hamirpur	1992	48-78	"
95	Do.	Do.	Tahsil Palampur (Camping ground Bhawarna).	Ghair Mumkin Dek Bungalow	Tahsil Palampur	2, 3, 5, 7	1-23	"
96	Do.	Do.	Military land outside Dharamsala Cantt.	Banjar Jadir, Banjar Qadim, Chair Mumkin.	Tikka Kajlot village Dharamsala.	432/35, 428/37, 204, 205, 422/206, 407/206, 419/207, 421/207, 417/208, 215, 216, 406/217, 218 to 221, 408/223, 249 to 250, 410/253, 390/270, 271, 392/272, 273 to 275, 395/277, 393/276, 398/278, 401/279, 399/279/1, 280, 404/281.	30-97	"
97	Do.	Karnal	Pipli	Camping ground	Pipli	327/249, 267	68-26	"
98	Do.	Do.	Shahabad	Ditto	Shahabad	177 to 180, 441 to 443	46-18	"
99	Do.	Do.	Nissang	Ditto	Nissang	380, 2092, 2093, 2103, 2120, 2122, 2371, 2374, 4053.	50-48	"
100	Do.	Do.	Fatehpur	Ditto	Fatehpur	3091	3-53	"
101	Do.	Do.	Kaithal	Ditto	Kaithal	890	1-95	"
102	Do.	Do.	Pehowa	Ditto	Pehowa	820 to 825	20-53	"
103	Do.	Do.	Kaul	Ditto	Kaul	3669 to 3670	5-56	"
104	Do.	Do.	Munak	Ditto	Munak	7246/121, 22, 239, 221 243, 292, 500, 556, 1110, 1126 to 1128, 1152, 1166 to 1174, 1180 to 1185, 1192, 1193, 1501, 1502, 1503, 1505/1, 1506, 1508, 1680, 1740/1, 1743, 1744/1, 1780, 3602, 3640, 6948/3652, 3750.	262-46	"
05	Do.	Ludhiana	Tahsil Ludhiana (Camping ground Ludhiana.)	Camping ground, Chauki and well.	Taraf Gehlewal	408 to 412	48-69	"
106	Do.	Do.	Camping ground, Khanna.	Camping ground	Khanna	1631	64-80	"
(a) 106	Do.	Do.	Doraha	Ditto	Doraha	....	..	"
107	Do.	Lahore	Kasur	Ditto	Kasur	....	62-94	"
108	Do.	Do.	Ganda Singh Wala	Ditto	Gandasingh Wala	....	27-49	"
109	Do.	Do.	Rakh Chhabil	Military land	Rakh Chhabil	....	54-66	"
110	Do.	Do.	Chung Panj Gran	Ditto vacant	Chung	....	67-00	"
111	Do.	Do.	Niaz Beg	Ditto	Niaz Beg	....	49-00	"
112	Do.	Montgomery	Qadir Abad	Ditto	Qadir Abad	....	7-49	"
113	Do.	Multan	Kabirwala	Camping ground	Kabirwala	*3701 to 3711	29-62	"
114	Do.	Do.	Qadirpur	Ditto	Qadirpur	*2863	29-33	"
115	Do.	Do.	Mian Channun	Ditto	Mian Channun	....	8-52	"
116	Do.	Do.	Khanewal	Ditto	Khanewal	....	17-14	"
117	Do.	Muzaffargarh	Muzaffargarh	Ditto	Muzaffargarh	1276 to 1281 and 1288	..	"
118	Do.	Do.	Karim Dad Qureshi	Ditto	Karim Dad Qureshi	3422 to 3429	..	"
119	Do.	Do.	Ghazi Ghat	Ditto	Ghazi Ghat	1346/1, 1355, 1346/2, 1347 to 1354	..	"
120	Do.	Rohtak	Kala Naur Kalan	Parao Ghair Mumkin	At a distance of $\frac{1}{2}$ mile from Abadi on Rohtak-Bhiwani road.	2524 and 2549	9-84	acres
121	Do.	Do.	Khera Sampla	Ditto	Adjacent to abadi on Rohtak Delhi Road.	525	3-91	"
122	Do.	Do.	Dighai	Ditto	On pacca road Rohtak to Beri $\frac{1}{2}$ mile from abadi.	4271A, 4266	2-94	"
123	Do.	Do.	Bahadurgarh	Ditto well pukhta	On pacca road from Rohtak to Delhi and North of Abadi.	2323 to 2325, 2340	12-40	"

\*Nazul Nos. instead of Revenue Nos. as the property is of the Nazul Records.

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
<b>PUNJAB—<i>condd.</i></b>							
124	Punjab	Rohtak	Badli	Ghair Mumkin Parao	To the east of abadi at a distance of $\frac{1}{2}$ mile.	2938	7.88 acres.
125	Do.	Do.	Rai	Banjar Qadim Parao, Graveyard.	On the southern side of Thana and Rest House on G. T. Road.	843, 1086	42.34 "
126	Do.	Do.	Ferozepur Khadar	Ghair Mumkin Parao Bardasht Khana and Chauki.	Adjacent to the trijunction pillar and village Ferozepur Khadar on G. T. Road.	2, 3, 6	21.03 "
127	Do.	Do.	Larsali	Ghair Mumkin Parao and Graveyard.	In the east of abadi near 2/3 furlongs on G. T. Road.	713 to 716	30.42 "
128	Do.	Sheikhupura	Shahdara	Ghair Mumkin and Banjar Qadim	On the G. T. Road 4 miles from Lahore.	4, 6, 7, 8, 9, 10	36.74 "
129	Do.	Do.	Muridke	Ghair Mumkin Parao and Bardasht Khana.	On the G. T. Road 17 miles from Lahore.	1683 and 1684	64.74 "
130	Do.	Do.	Sidhanwali	Camping ground	Sidhanwali	Not available	70.00 "
<b>NORTH-WEST FRONTIER PROVINCE.</b>							
1	North-West Frontier Province.	Peshawar	Peshawar	Agricultural land	Adjoining the Peshawar Cantt. Boundary at the site of R. I. A. S. C. Butchery.	27, 29-34 and 36 of Mauza Mahal Gabri.	2.78 acres.
2	Do.	Do.	Risalpur	Barren land unsuitable for cultivation.	South of Risalpur Cantt. near Grass Farm Stackyard.	30-36 and 39-41 of Mauza Mahal Kandar.	1.644 "
3	Do.	Do.	Do.	Ditto ditto	South of Risalpur Cantt. village Mahal Kandar, Tehsil Nowshera.	67 of Mauza Mahal Kandar	0.15 "
4	Do.	Do.	Do.	Ditto ditto	Ditto ditto	71 of Mauza Mahal Kandar	0.30 "
5	Do.	Do.	Do.	Ditto ditto	Ditto ditto	125 of Mauza Mahal Kandar	1.630 "
6	Do.	Do.	Do.	Agricultural land	East of and adjoining Risalpur Cantt. near C. B. P. No. 13, village Mahal Kandar.	1161, 1162 of Mauza Mahal Kandar	1.338 "
7	Do.	Do.	Do.	Ditto	East of and adjoining Risalpur Cantt. near C. B. P. No. 12, village Mahal Kandar.	1164-1167 of Mauza Mahal Kandar	3.438 "
8	Do.	Do.	Do.	Ditto	Ditto ditto	1169 of Mauza Mahal Kandar.	0.475 "
9	Do.	Do.	Do.	Ditto	Ditto ditto	1173, 1174 of Mauza Mahal Kandar	2.013 "
10	Do.	Do.	Aimal Chabutra	Military Camping Ground	Village Kohidaman, Mauza Mat-tani, Tehsil Peshawar.	257 of Revenue Roll of Peshawar Distt. for 1895-96.	20.17 "
11	Do.	Do.	Taru	Ditto	Mauza Jabba Khalsa and Babi, Nowshera Tehsil.	130 of Jabba Khalsa and 1403 and 1405 of Babi.	15.91 "
12	Do.	Do.	Pabbi	Ditto	At the junction of G. T. Road and Pabbi-Cherat Road, village Khadarzai.	Not known	12 acres and 25 poles.
13	Do.	Do.	Jallozai	Ditto	Mile 9 Pabbi-Cherat Road, village Jallozai, Tehsil Nowshera.	2341/1 of Mauza Jallozai and 289, 357 of Dag Ismail Khel.	49.89 acres.
14	Do.	Do.	Nowshera	Ditto	Village Nowshera Khurd, Tehsil Nowshera.	428, 430, 585 and 597	50.95 "

15	Do.	Do.	Akora . . . . .	Ditto	Village Akora and Asori, Tehsil Nowshera.	165 and 983 of Mauza Akora and 338 of Mauza Asori.	73.13	„
16	Do.	Do.	Khairabad . . . . .	Ditto	Village Khairabad, Tehsil Nowshera.	133, 151 and 232 . . . . .	38.31	„
17	Do.	Mardan	Jalala . . . . .	Ditto	Village Jalala, Tehsil Mardan .	1517, 1518, 1525, 1823-1827 of Mauza Fazalabad.	54.078	„
18	Do.	Kohat	Saragarhi . . . . .	Vacant Fort . . . . .	Village Saragarhi about 2 miles to the west of Fort Lockhart.	67 of Mauza Saragarhi . . . . .	0.33	„
19	Do.	Do.	Kohat . . . . .	M. E. S. Workshop, Rest House, cultivation, etc.	West of Kohat Cantt. at mile 1 of Kohat-Thal Road.	474/16, 17, 18, 25; 464/475/21-22, 24, 25/1, 478/26, 27, 29; 473/12, 13, 14, 15, 19, 20 of Mauza Kohat.	15.344	„
20	Do.	Do.	Chichanna . . . . .	Camping Ground . . . . .	At mile 11, north of Kohat-Bannu Road in Mauza Gada Khel, Tehsil Kohat.	1319 . . . . .	15.50	„
21	Do.	Do.	Lachi Bala and Lachi Payan.	Ditto . . . . .	Mile 19 to North-West of Kohat-Bannu Road.	980, 543, 982/544 of Mauza Lachi Bala and 7, 918/300, 920/301, 922/302, 924/303, 929/304 and 928/307 of Mauza Lachi Payan.	33.00	„
22	Do.	Do.	Banda Daudshah . . . . .	Ditto . . . . .	At mile 33 to east of Kohat-Bannu Road in Mauza and Tehsil Banda Daudshah.	155 and 229/154 . . . . .	8.02	„
23	Do.	Do.	Khurram . . . . .	Ditto . . . . .	At mile 45 to north of Kohat-Bannu Road in Mauza Khurram, Tehsil Banda Daudshah.	406 . . . . .	19.13	„
24	Do.	Do.	Gumbat . . . . .	Ditto . . . . .	At mile 16 to south of Kohat-Khushalgarh Road, near village Gumbat, Tehsil Banda Daudshah.	283 . . . . .	3.79	„
25	Do.	Do.	Khushalgarh . . . . .	Ditto . . . . .	At mile 31 Kohat-Khushalgarh Road and to west of village Khushalgarh.	3484/1510, 3485/1510 and 1150 . . . . .	6.10	„
26	Do.	Do.	Latambar . . . . .	Ditto . . . . .	At mile 61 to east of Kohat-Bannu Road, in Mauza Latambar Tehsil Banda Daudshah.	1544, 1545, 1548, 1549 and 1697 . . . . .	12.58	„
27	Do.	Do.	Chilibagh . . . . .	Ditto . . . . .	At mile 12 to south of Kohat-Thal Road in Mauza Asterzai Payan in Tehsil Hangu.	5149 . . . . .	2.28	„
28	Do.	Do.	Hangu . . . . .	Ditto . . . . .	At mile 25 to north of Kohat-Thal Road in Mauza Hangu.	7949/5579, 7947/5579, 5567, 5570-5575, 5578, 5579, 5584-5586, 5588 and 7950/5580.	4.84	„
29	Do.	Do.	Togh . . . . .	Ditto . . . . .	At mile 34 on Kohat-Thal Road near Railway Station Togh.	Not known . . . . .	43.000	„
30	Do.	Do.	Doaba . . . . .	Ditto . . . . .	At mile 48 to north of Kohat-Thal Road, near Railway Station Doaba.	381 . . . . .	17.00	„
31	Do.	Bannu	Bannu . . . . .	Agricultural land . . . . .	North-west of Bannu Cantt., village Amandi, known as plot "A".	1724, 1726, 1725, 1/2112/1771, 2113/1771, 2111/1771, 2114/1771, 1/2118/1771, 1/1767, 1728, 1729, 1/1719, 1/1768, 1769, 1727, 1761, 2/1765, 1772, 1763, 1720, 1/1721-22, 2/1721-22-1723, 2311/1762 and 2319/1170 of Mauza Amandi.	5.75	„
32	Do.	Do.	Do. . . . .	Agricultural land and Brick Moulding.	Outside Bannu Cantt., near village Kot Adil and Kot Barara, known as plot "B".	36, 39, 40, 42, 1748/48, 49, 37, 1738/38 and 1745/1548/47 of Mauza Fatma Khel and 73-76, 78, 513/77, 512/72 of Mauza Kot Daim.	8.77	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
	<b>NORTH-WEST FRONTIER PROVINCE—contd.</b>						
33	North-West Frontier Province.	Bannu . . .	Bannu . . .	Agricultural land . . .	North-east of Bannu Cantt. and north of Kohat Road, known as plot "C".	140, 1600/1310/130, 139, 1315/138, 1314/137, 1311/132, 1601/1310 of Mauza Fatma Khel.	2.80 acres.
34	Do. . .	Do. . .	Do. . .	Ditto . . .	South-east of Bannu Cantt., east of Railway Yard, near village Fatma Khel and known as plot "F".	508 and 1667/507 of Mauza Fatma Khel.	0.86 "
35	Do. . .	Do. . .	Do. . .	Ditto . . .	South-east of Bannu Cantt., east of Railway Quarters, near village Fatma Khel and known as plot "G".	729, 1663/748, 737, 1364/748, 1803/749, 716, 1769/717, 1791/718, 719, 1797/1362/748 and 750 of village Fatma Khel.	6.22 "
36	Do. . .	Do. . .	Do. . .	Ditto . . .	South of Bannu Cantt. in village Sukari Karim Khan and known as plot "D".	224, 225, part of 226, 227, 228, part of 229, and 230, 234, 235 in part, part of 236, part of (517/237, 241 and 244), part of (518/237, 238, 239, 241, 243 and 244) 240, 242, 290, 303, 304, 305, 306 and part of 307 of Mauza Sukari Karim Khan.	4.95 "
37	Do. . .	Do. . .	Naurang Serai . . .	Military Camping Ground . . .	At mile 15 on Bannu-D. I. Khan Road, village Sahibzada Khost, Tehsil Marawat.	67, 69, 72, 74, 340, 347, 348 and 349	15.37 "
38	Do. . .	Do. . .	Gambila . . .	Ditto . . .	At mile 25 on Bannu-D. I. Khan Road, village Balist Khel, Tehsil Marawat.	542 . . . . .	6.99 "
39	Do. . .	Do. . .	Ghazni Khel. . .	Ditto . . .	At mile 35 on Bannu-D. I. Khan Road, village Mathora, Tehsil Marawat.	686 . . . . .	9.85 "
40	Do. . .	Do. . .	Pezu . . .	Ditto . . .	At mile 51/4 on Bannu-D. I. Khan Road, Mauza Pezu, Tehsil Marawat.	1851, 1855 and 1856 . . . . .	16.62 "
41	Do. . .	Do. . .	Lakki . . .	Ditto . . .	At a distance of 39 miles to the South-east of Bannu in Mauza Mina Khel, Tehsil Marawat.	3474 . . . . .	6.95 "
42	Do. . .	Do. . .	Kalabagh . . .	Ditto . . .	South of Railway Station Kalabagh.	563 . . . . .	10.413 "
43	Do. . .	D. I. Khan . . .	Tank . . .	Old M. E. S. Brickfields (agricultural land).	Near Tank to the north of D. I. Khan-Jandola Road.	3221/850, 851, 857; 3223/896, 901, 904 and 917 of Mauza Tank.	12.5 "
44	Do. . .	Do. . .	Kaur . . .	M. E. S. Brickfields and Barren Land.	South-west of Railway Station Kaur on mile 52 D. I. Khan-Jandola Road.	149 of Mauza Dabra . . . . .	7.956 "
45	Do. . .	Do. . .	Yarrik . . .	Military Camping Ground . . .	At mile 67/3 on Bannu-D. I. Khan Road.	1373 and 2192/1169 . . . . .	6.23 "
46	Do. . .	Do. . .	Potah . . .	Ditto . . .	At mile 17 on D. I. Khan-Tank Road.	503, 506 . . . . .	5.63 "

47	Do.	Do.	Hathala	Ditto	At mile 27 on D. I. Khan-Tank Road in Mauza Hathala, Tehsil Kulachi.	52	22.4	„
48	Do.	Do.	Tank	Ditto	At mile 42 on D. I. Khan-Jandola Road in village Tank.	1017	2.031	„
49	Do.	Hazara	Sultanpore	Camping Ground	West of Road	46, 109, 608, 681, 682 and 683	9.23	„
50	Do.	Do.	Haripore	Ditto	On road-side about $\frac{1}{2}$ mile from bungalow.	146	5.44	„
51	Do.	Do.	Dehdar	Ditto	West of and near road	161	7.25	„
52	Do.	Do.	Khanpur	Ditto	South of Police Station	Hattar—649. Shadi—870. 982 and 987	5.4	„
53	Do.	Do.	Khaki	Ditto	On Road-side	3835/566, 3837/591, 3839/592	0.81	„
54	Do.	Do.	Kaghan	Ditto	Between village and river Kunhar.		2.06	„
55	Do.	Do.	Dunga Gali	Ditto	On Abbottabad-Murree Road near Mokshpuri Hotel.	Not known	.41	acres
56	Do.	Do.	Khote Ki Kabar	Ditto	H. T. Road mile 67	Not known	1.10	acres.
57	Do.	Do.	Bagnetar	Ditto	.....	Not known	0.40	acre.
UNITED PROVINCES.								
1	U. P.	Lucknow.	Lucknow	Camping Ground at Banthara	Sikandarpur, Pergana Bijnor, Tehsil Lucknow.	472, 1149, 1167, 1168 and 1172	48.283	acres.
2	Do.	Do.	Do.	Camping Ground at Sheikhpur Kasaila (Kukrail).	Pergana and Tehsil Lucknow	149	27.00	„
3	Do.	Do.	Do.	Camping Ground at Bakshi-ka Talao (Bargadi Magoth).	Pergana Mahona and Tehsil Malihabad.	178, 180 and 189	39.544	„
4	Do.	Do.	Do.	Camping Ground at Mohanlal-Ganj and Mau.	Lucknow-Rae Bareli Road, Pergana Mohan Lal Ganj.	764, 2073A, 2073B, 2083A. and 2083-B.	22.00	„
5	Do.	Do.	Do.	Camping Ground at Kamlabad (Barhouli).	Pergana Mahona, Tehsil Malihabad.	15B, 16, 17A, 18, 20, 21A, 22-24, 25A-26, 27A, 28A, 29A, 30B, 31A, 32A, 41, 56, 57A.	39.44	„
6	Do.	Do.	Do.	Old M. E. S. Brickfield (vacant under M. E. O.).	On Rae Bareli Road close to Bhadrakh.	2(V. Kharka), 76(Alif), 1080 (V. Solihnagar) and 672, (V. Bhadrakh).	75.16	„
7	Do.	Do.	Do.	Lucknow Residency	Close to Dufferin Hospital in Gola Ganj.	89(part), 127 (part), 128-134, 137 (part), 138 (part), 139 (part).	53.22	„
8	Do.	Do.	Do.	Trans Gunti for A. F. I. Rifle Range.	On the left bank of Gunti river, between Paper Mill and Badshah Nagar Railway Station, Meter Gauge.	.....	193.70	„
9	Do.	Do.	Do.	A. F. I. Rifle Range	At Abu Sarai on Rae Bareli Road	.....	..	„
10	Do.	Do.	Do.	Camping Ground known as Lucknow Lawrence Terrace.	Hazratganj	.....	3.99	„
11	Do.	Do.	Do.	Amosi A Camping Ground	West of Lucknow-Cawnpore Road at Milestone No. 8.	5864-5867	55.34	„
12	Do.	Do.	Do.	Amosi B Camping Ground	Village Pachison, Pergana Jhalotar, Ajjain.	107, 214, 215, 216	0.1875	„
13	Do.	Unao	Unao	Store Depot	Near Deputy Commissioner's residence.	34, 76, 84	17.27	„
14	Do.	Rae Bareli	Rae Bareli	Camping Ground at Rae Bareli	Villages Dhanipur and Lakhori, Pergana Maghe, Tehsil Fyzabad.	100-106, 137 (in Dhanipur), 1882, 1885-1891, 1881, 1884, 1892 (in Lakhori).	41.16	„
15	Do.	Fyzabad	Fyzabad	Ronahi Camping Ground				

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
UNITED PROVINCES— <i>contd.</i>							
16	U. P. . .	Barabanki . .	Barabanki . . . .	Camping Ground at Bhilsar .	2 miles from Railway Station Rudauli, Pergana Rudauli, Tehsil Ramsanehi Ghat.	1061-1065 . . . . .	34.687 acres.
17	Do. . .	Do. . .	Do. . . . .	Camping Ground at Malinpur (Ramsanehi Ghat).	1 mile east to Tehsil Ramsanehi Ghat near the bank of Kalyani River.	1091-1094 . . . . .	32.97 „
18	Do. . .	Do. . .	Do. . . . .	Camping Ground at Lakhpera .	Nawabganj. Opposite to Police Kotwali by the right of Lucknow-Fyzabad Road.	49, 433, 435, 437 (in village Barel), 184 (in Ramna).	24.36 „
19	Do. . .	Do. . .	Do. . . . .	Camping Ground at Kinhauli and Masood Mau.	Lucknow-Bahramghat Road near Bindora Railway Station	114-162 (in village Kinhauli), 231-246, 255-258, 260, 261 (in Masood Mau).	41.93 „
20	Do. . .	Gonda . .	Gonda . . . . .	Rifle Range near Railway Station Gonda.	Villages Dat Nagar and Indupur.	1491, 1405, 1832-1837, 1843, 1884, 1848-1852, 1854-1861, 1870-1873, 1886-1888, 1890, 1892, 1918-1923, 1964-1966, 1971-1976, 1979, 1983, 1994, 1997-2003, 2006, 2080-2083, 2465-2467, 2469-2472, 2474-2477 (in village Dat Nagar), 120/2, 121/2, 123/2, 124/2, 125/1, 126/1, 134/1, 135/2 (in village Indupur).	10.98 „
21	Do. . .	Do. . .	Do. . . . .	Rifle Range near District Jail, Gonda.	Village Chawani . . . . .	593 and 653 . . . . .	9.28 „
22	Do. . .	Sultanpur .	Sultanpur . . . . .	Sultanpur Camping Ground .	Villages Payagipur and Narainpur, Pergana Narainpur, Tehsil Sultanpur.	485-507 (in village Payagipur), 920-929, 933-946, 948-953 (in village Narainpur).	24.66 „
23	Do. . .	Do. . .	Do. . . . .	Sarai Bagha Camping Ground .	Tehsil Musafirkhana . . . . .	980, 566, 1172 . . . . .	22.9375 „
24	Do. . .	Pertab Garh .	Pertab Garh . . . .	Latha Tara Camping Ground .	Tehsil Kunda, Pergana Manikpur	38, 39, 691-694, 700-703, 726, 728A, 704, 705, 733, 732, 734, 735, 727, 728.	6.806 „
25	Do. . .	Sitapur . .	Sitapur . . . . .	Jaiparpur Camping Ground .	Tehsil Sidhanli . . . . .	453, 119, 120 . . . . .	33.68 „
26	Do. . .	Gorakhpur .	Gorakhpur . . . . .	Nautanwa Camping Ground .	Nautanwa . . . . .	600, 601/1, 602, 605, 606, 607, 601/2/1, 603/1.	5.28 „
27	Do. . .	Do. . .	Do. . . . .	Gorakhpur Camping Ground .	Adjacent to Landing Ground .	34-36 . . . . .	173.66 „
28	Do. . .	Do. . .	Do. . . . .	Rifle Range near Gurkha Recruiting Depot.	Mahadeo Jharkhandi No. III, Pergana Hawali, Toppa Hawali, Gorakhpur.	554/2, 558/2, 561/2, 563/2, 564, 565, 566/1, 567/2, 568/2, 569/2, 570/1, 571/2, 572/2, 680/2, 577/2, 581/2, 582, 583/1, 584/2, 586, 601/2, 602/1, 603/2, 622/2, 623/2, 624, 627/2, 630/2, 631/1, 625/2, 632/1, 754/2.	13,056 sq. ft. 22.31 acres.
29	Do. . .	Basti . .	Basti . . . . .	Mundewar Camping Ground .	Mundewar . . . . .	107-108, 746, 747, 106 . . . . .	37.10 „
30	Do. . .	Do. . .	Do. . . . .	Tilakpur Camping Ground .	Tilakpur . . . . .	165, 177-189, 190 . . . . .	33.056 „
31	Do. . .	Allahabad .	Allahabad . . . . .	Camping Ground at Barout .	Tehsil Handia . . . . .	1535, 2075/1537, 1537 (in Barout), 99, 105 (in Birapur-Kasondha), 1, 3 (in Pura Guhai).	44.96 „

32	Do.	Do.	Do.	Jumna Bridge Defence Zone	Grand Trunk Road	202 (part)	1.06	"
33	Do.	Do.	Do.	Saini Camping Ground	Grand Trunk Road	8, 28-30, 31/1, 31/2 to 31/5, 32, 33/1, 33/2, 34/1, 34/2, 35, 36, 37, 52, 88, 89, 258-262, 453-457.	69.69	"
34	Do.	Cawnpore	Cawnpore	Rifle Range at Kamalpur	Village Kamalpur	43, 44, 45/1, 45/2 to 45/4, 55/1 to 55/3, 56/1, 58, 59-65, 66/1, 68/2, 69, 70, 71, 72/1, 72/2, 73/1, 74, 75/2, 76/2, 77/2.	8.00	"
35	Do.	Do.	Do.	Rifle Range at Nahura	Village Nahura	2/2, 9/2, 10/1, 14/2, 72/2, 1, 73/1, 74, 75, 67, 77-113, 114/1, 114/2, 152-156, 157/2, 158/1, 159-172, 173/2, 174/1, 177-181, 182/1, 195/3 (part), 194, 197-200, 202 to 213, 215-245, 247 to 307, 309-314, 316-345, 347-387, 389-397, 399-440, 442-457, 486/1, 486/2, 487/1, 487/2, 546-577, 578/1, 578/2, 579/1, 579/2, 580, 581/1, 581/2, 553/2, 544/1, 544/2, 650-655, 654/1, 655/1, 655/2.	183.00	"
36	Do.	Do.	Do.	Rifle Range at Chandari	Village Chandari	48, 62-65, 67, 68, 72-74, 120-122, 126, 127, 70, 128-131, 120, 138, 139, 141-145, 147, 164, 166, 181, 171, 163, 176, 174, 157, 158, 201, 219, 160, 176, 177, 85, 90, 78, 54-56, 257.	63.98	"
37	Do.	Do.	Do.	Rifle Range at Budhpur (Macharia)..	Village Budhpur Macharia	1374-1378, 1370-1377, 1339, 1366-1368, 1348-1355, 1356, 1359, 1337, 1338, 1336/2, 1335/2, 1340, 1341/2, 1346, 1345/2, 1347, 1357, 1364, 1365, 1387, 1380, 1381 to 1383, 1379, 1344/2, 1358, 1363, 1388, 1884-1386, 1389, 1313/2, 1359-1362, 1390-1392, 1393/2, 1399/2, 1398/2, 1394, 1395/2, 1396/2, 1462, 1461/2, 1463/2, 1464-1466, 1467/2, 1468/2, 1469/2, 1482/2, 1452/2.	67.00	"
38	Do.	Do.	Do.	Rifle Range at Baghai	Village Baghai.	408 (part), 407 (part), 374, 375 (part), 376, 377, 378, 369, 373, 370-372, part, 366-368, 293-297, 365 (part), 360, 362, 298, 291, 266, 265, 264, 263, part	8.00	"
39	Do.	Do.	Do.	Camping Ground at Sachendi	Village Sachendi	202, 270, 2597, 2654.	31.4375	"
40	Do.	Do.	Do.	Camping Ground at Bidhna/ (Bidhna).	On Cawnpore-Hamirpur-Sagar Road.	402/2, 402/3, 403/1, 404/2, 692/1, 692/2, 692/3, 691/1, 691/2, 691/3, 693/2, 693/4, 693/7, 694, 695, 696/1, 696/2, 697/2, 698/8, 690/4, 698/2, 699/2, 701-706, 707/1, 707/2, 707/4, 708, 709, 710/1, 710/2, 710/3.	45.406	"
41	Do.	Do.	Do.	Hardpur Camping Ground	Adjoining Bhognipur Camping Ground.	11/1, 12/3, 125/3, 140-142	8.41	"
42	Do.	Do.	Do.	Bhognipur Camping Ground	At 41 mile from Cawnpore	477, 478/1, 478/2, 478/3, 479-482, 483/1, 483/2, 483/3, 484/1, 484/2, 484/3, 486, 491.	24.375	"
43	Do.	Do.	Do.	Camping Ground at Digha	Digha	290, 220, 215, 205	56.75	"

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
UNITED PROVINCES— <i>contd.</i>							
44	U. P.	Cawnpore	Cawnpore	Jajman Camping Ground	5 miles left to road from Cawnpore to Allahabad.	7, 9 and 14	5.44 acres.
45	Do.	Do.	Do.	Nawabganj Camping Ground	Do.	450/2, 451/2, 452-455, 456/2, 457, 458/2, 460/2, 461, 462/2, 463-465, 466/1, 466/2, 467-471, 472/1, 472/2, 473/1, 877/2, 878/2, 879/2, 880/2, 881/2, 882-889, 890/2, 891/2, 892-894, 895/1, 895/2, 896/1, 915/2, 916/2, 917/1, 918/2, 919/1, 945/2, 946, 947, 948/1, 948/2, 949, 950/1, 954/1, 954/2, 964/1, 965/2, 987/1, 988/1.	12.40 „
46	Do.	Fatehpur	Fatehpur	Landing Ground	Village Madaripur Kalan, Portion lies in villages Chak Moghal and Qasimpur.	43-388	„
47	Do.	Do.	Do.	Camping Ground at Malwa	Villages Malwa and Itrura Pilkhani, Pergana Kuleogunir, Tehsil Khajuwā.	1709, 2693, 2696, 2698, 2703	63.88 „
48	Do.	Benares	Benares	Raj Ghat	Village Killa Kohna	1/1-1/5, 2-8, 9/1-9/7, 10, 11, 12/1-12/7, 13, 14/1-14/4, 15/1-15/4, 16/1-16/3, 17/1, 17/2, 1/18.	49.40 „
49	Do.	Do.	Do.	Bhonsla Rifle Range	Villages Dandupur, Lalpur and Lorhan.	1, 2, 4, 9, 427, 407, 406 (part), 459, 2, 405 (part), 357, 369 (part), 372 (part), 370, 371.	17.51 „
50	Do.	Do.	Do.	Shujabad Camping Ground	Pergana Raihupur, Tehsil Chandoli.	17 17 1, 1	Acres. Dhus. 4 39
51	Do.	Do.	Do.	Camping Ground at Dumrai	Pergana Raihupur, Tehsil Chandoli.	5-7, 9, 10, 22, 25, 26, 19, 20, 20/315, 42, 17/2, 11, 12, 58/314.	56 03
52	Do.	Mirzapur	Mirzapur	Purani Chandmari (Rifle Range).	Villages Pepradand, Nuauan and Bisandarpur.	5, 380, 361/1, 361/2, 365, 363/1 (part), 365/2, 366/2, 364/2, 345, 337/2, 287, 280, 315, 237, 69/2, 70/2.	4.9625 acres.
53	Do.	Do.	Do.	Chilh Camping Ground	5 miles from Mirzapur on Mirzapur-Gopiganj-Allahabad Road.	110, 115 to 122, 124 to 127, 128/2, 201/3, 202/2 (Maladharpur), 297, 298, 301 to 310, 311/3, 312/2, 3, 4 (village Majhgawan).	20.625 „
54	Do.	Jhansi	Jhansi	Camping Ground at Babina	Pergana and Tehsil Jhansi	951, 955	48.09 „
55	Do.	Do.	Do.	Camping Ground at Khailar	Do.	1043	40.82 „
56	Do.	Do.	Do.	Camping Ground at Ambabai	Do.	2068	16.27 „
57	Do.	Do.	Do.	Camping Ground at Raksa	Tehsil Jhansi.	726	9.88 „
58	Do.	Do.	Do.	Camping Ground at Baragaon	Villages Baragoan and Bachcholi, Tehsil Jhansi.	710 711, 214	33.44 „
59	Do.	Do.	Do.	Camping Ground at Chirgaon and Murina	Pergana and Tehsil Moth	295, 296, 385, 386	18.77 „
60	Do.	Do.	Do.	Camping Ground at Simri	Do.	797, 798	21.99 „
61	Do.	Do.	Do.	Camping Ground at Barora	Barora	353	21.45 „
62	Do.	Do.	Do.	Camping Ground at Pali Pahari.	Villages Simardha and Karari.	1245/1, 1245/2 to 1245/4, 1245/6 to 1245/8, 1246, 1247/2, 1248/1 to 1248/4, 1349-1351, 1251/3, 1252/1,	212.55 „



						1253-1260, 1261-1263, 1266-1276, 1277/2400, 1278 (part), 1279, 1280, 1281 (part), 1306 (part), 1308 (part), 1309-1313, 1509/1, 1511/1, 1512-1514, 1514/2350, 1515/2349, 1515-1517, 1519-1521, 1524-1525, 1568, 1421, 1423-1426, (in simardha), 506/13 to 506/16, 536/1, 536/2, 536/9, 536/3 to 536/8, 536/11 to 536/14, 510 to 522, 536/10, 533/1 to 533/4, 523/1 to 523/4, 534/1 to 534/3, 535/1 to 535/3, 530/1 to 530/3, 531, 532, 525/1 to 525/3, 526/15, 527/1, 527/2, 528/1, 528/2, 526/1444 to 526/1446 (village Karari).		
63	Do.	Do.	Do.	Old Rifle Range at Lahargird.	Tehsil Jhansi.	1347/3, 1348/2, 1349/3, 1350, 1366/2, 1373/1, 1374/1, 1375/1, 1377/2, 1378/1, 1379/1, 1383/2, 1384/1, 1385/2, 1386/1, 1387/1, 1388/1, 1389/1, 1425/2, 1426/2, 1426/3, 1426/4, 1427/1, 1428-1433, 1434/2, 1434/6, 1435/2, 1525/3, 1525/5, 1610/1, 1611/1, 1613/2, 1614/2, 1615, 1616/2, 1617-1621, 1622/1, 1623, 1624/2, 1625,	16.4125	„
64	Do.	Do.	Do.	New Rifle Range at Lahargird.	Do.	1626/1, 1627/1, 1629/1, 1667/1, 1668/1, 1669-1673, 1674/1, 1675/3, 1676/2, 1678/1, 1692/1, 1702/1, 1703/2, 1703/7, 1704/1, 1707-1710, 1711/1, 1712, 1713, 1714/2, 1705/1, 1706, 1715/2, 1716/2, 1717, 1718/1, 1724/1, 1725/1, 1726-1730, 1731/2, 1732, 1733/1, 1734/1, 1772/2, 1773/1, 1774/1, 1775/1, 1780/1, 1781/1, 1782 to 1795, 1796/2, 1797, 1798/1, 1799/1, 1800, 1801/1, 1802, 1804-1806, 1807/1, 1808/1, 1811/1, 1812/2, 1820/2, 2159/2, 2159/4, 1705/2269.	24.52	„
65	Do.	Do.	Do.	Camping ground at Madha Roni.	Pergana and Tehsil Mau.	18/2411, 17, 15/2409, 15/2410	47.40	„
66	Do.	Do.	Do.	Camping ground at Bangra	Ditto	195, 197/766, 197, 199, 199/763, 282	12.36	„
67	Do.	Do.	Do.	Camping ground at Bansi	Tehsil Lalitpur	2131, 2170	28.77	„
68	Do.	Do.	Do.	Camping ground at Tal Behat	Ditto	2320	10.78	„
69	Do.	Do.	Do.	Camping ground at Jharar	Ditto	4	6.12	„
70	Do.	Do.	Do.	Military Camp at Babina (Splinter Proof).	Village Nahona and Ratoli	1105 (Village Nahona), 925/2 (village Ratoli).	1.03	„
71	Do.	Do.	Do.	Co-operation Landing ground	Babina (Raipur) Tehsil, Jhansi	14/18, 19/1, 19/4, 21-23	51.65	„
72	Do.	Do.	Do.	Gujarwara Camping ground	Gujarwara.	.....	13.63	„
73	Do.	Do.	Do.	Mau Camping ground	Mau.	.....	..	„
74	Do.	Do.	Do.	Guna Camping ground	Guna.	.....	20.08	„
75	Do.	Jalaun	Jalaun	Orai Camping ground (Baghora)	Tehsil Orai	152, 1130, 1132-1135, 1138, 1139	18.65	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
UNITED PROVINCES—contd.							
76	U. P. . . .	Jalaun . . .	Jalaun . . .	Girtha Camping ground . . .	Tehsil Orai . . . . .	247 . . . . .	33.50 acres.
77	Do. . . . .	Do. . . . .	Do. . . . .	Ata Camping ground . . .	Tehsil Kalpi . . . . .	256 . . . . .	38.40 "
78	Do. . . . .	Do. . . . .	Do. . . . .	Alampur Camping ground . .	Ditto . . . . .	48 . . . . .	24.00 "
79	Do. . . . .	Do. . . . .	Do. . . . .	Jakholi Camping ground . .	Ditto . . . . .	86, 87 . . . . .	31.25 "
80	Do. . . . .	Do. . . . .	Do. . . . .	Poonch Camping ground . .	Poonch. ....	815-818, 822-825, 827-829, 838, 836/1, 835, 1488, 1477, 1497, 1489, 1583, 1584, 1585.	27.45 "
81	Do. . . . .	Do. . . . .	Do. . . . .	Bangra Camping ground . . .	Pergana and Tehsil Konch . .	804, 621 . . . . .	28.91 "
82	Do. . . . .	Do. . . . .	Do. . . . .	Hardoi Gujar Camping ground .	Village Hardoi, Tehsil Orai .	245, 250, 246 . . . . .	2.54 "
83	Do. . . . .	Do. . . . .	Do. . . . .	Jalaun Camping ground . . .	Tehsil Jalaun . . . . .	1015/4 to 1015/8, 1031/1 to 1031/3, 1031/5 to 1031/10, 1031/13 to 1031/17, 1015/1, 1015/2, 1015/3, 1031/4, 1031/11, 1031/12.	28.21 "
84	Do. . . . .	Do. . . . .	Do. . . . .	Hadrukha Camping ground . .	Pergana and Tehsil Jalaun . .	736, 764/1, 767, 768/1, 771, 1018 .	14.46 "
85	Do. . . . .	Do. . . . .	Do. . . . .	Kuthand Camping ground . .	Kuthand. ....	1251, 1253/2, 1253/1, 1262-1264 .	9.38 "
86	Do. . . . .	Hamirpur . .	Hamirpur . .	Khanwa Camping ground . .	Pergana and Tehsil Madha . .	1554, 1555, 1659 . . . . .	8.35 "
87	Do. . . . .	Do. . . . .	Do. . . . .	Ganghaura Camping ground . .	Pergana Kalpahi, Tehsil Mahoba.	308, 309 . . . . .	7.66 "
88	Do. . . . .	Do. . . . .	Do. . . . .	Barinda Buzurg Camping ground.	Pergana Kalpahi, Tehsil Mahoba	311/1, 312/1, 313/1, 314, 315/1, 316/2, 317/1, 318/1, 319/1, 320/2, 321/2, 322/2, 323/2, 324/1.	11.19 "
1	U. P. . . .	Muttra . . .	Village Sherpur . . .	(i) Pasturage . . . . . (ii) Shed with enclosure . .	On the Provincial road running from Agra to Aligarh—Mile No. 20.	777 . . . . .	28.24 " 2.91 "
2	Do. . . . .	Do. . . . .	Chatta . . . . .	Transport camp . . . . .	Chatta by the side of Grand Trunk Road between the mile stones No. 802 and 803.	894 . . . . .	31.15 " 25.09 "
3	Do. . . . .	Do. . . . .	Jait . . . . .	Military Camping ground . .	Jait . . . . .	2986 to 2990 . . . . .	41.11 "
4	Do. . . . .	Do. . . . .	Farah (Makhdam). . .	(i) Military Camping ground . . (ii) Bardasht Khana . . . .	Farah (Makhdam) . . . . .	60 and 71, 622 to 629, 632 to 638, 640 and 642.	17.74 " .30 "
1	U. P. . . .	Aligarh . . .	Bana Devi . . . . .	Military Camping ground . .	On Grand Trunk Road near Bana Devi police station.	143 and 311 . . . . .	18.04 " 73.55 "
2	Do. . . . .	Do. . . . .	Ramgarh Panjpur . . .	Old Military Fort at present out of use.	Near the Aligarh-Bareilly Rail- way line.	526 . . . . .	92.0 "
3	Do. . . . .	Do. . . . .	Sikandra Rao Camping ground.	Camping ground . . . . .	At Sikandra Rao near Dak Bungalow on Grand Trunk Road.	1422 . . . . .	67.77 "
4	Do. . . . .	Do. . . . .	Village Dhori and Akra- bad.	Ditto . . . . .	On Aligarh to Sikandra Rao Road—Tehsil Sikandra Rao.	200, 202, 203, 261 to 263 and 20 to 22.	67.14 "
5	Do. . . . .	Do. . . . .	Somna . . . . .	Ditto . . . . .	On both sides of Railway station road Tehsil Khair.	1, 40, 168, 521 and 526 . . . .	56.0 "

6	Do.	Do.	Khair	Ditto	In front of Dak bungalow on Aligarh-Tappal Road near the town.	1258	33.0	"
7	Do.	Do.	Near Chandaus	Ditto	Near Chandaus on Pisawa-Chandaus Road.	557, 558, 592 and 593	35.0	"
8	Do.	Do.	Bijhari (Saani)	Ditto	Near Sasni town on Aligarh-Agra Road.	26 and 27	35.0	"
9	Do.	Do.	Salampur	Ditto	On Muttra-Kasgunj road Hathras Junction.	702-707, 710 and 721	37.22	"
10	Do.	Do.	Gajrauli "Hathras Parao Proper"	Ditto	On Aligarh-Agra Road, within one mile from Hathras city on South.	461	33.9	"
11	Do.	Do.	Hathras	Ditto	38 miles from Agra at Hathras	....	33.9	"
12	Do.	Do.	Aligarh	Ditto	51 miles from Agra at Aligarh	....	73.55	"
1	U. P.	Bulandshahr	Anup-shahr	Formerly camping ground now leased for a wood stall for 30 years.	Anup-shahr	....	20,260 sq. yds.	
2	Do.	Do.	Danpur	Camping ground	Danpur	....	72,305	"
3	Do.	Do.	Dadri	Ditto	Dadri	....	71 5/8 acres.	
4	Do.	Do.	Sikandrabad	Ditto	Sikandrabad	....	337,500 sq. yds.	
5	Do.	Do.	Bhur (Akbarpur)	Ditto	Near the town of Bulandshahr	....	159,417 1/2	"
6	Do.	Do.	Khurja	Camping ground	Khurja	....	180,000 sq. yds.	
1	U. P.	Meerut	Daurala	Ditto	(*) 26.375 acres of Daurala village. (ii) 5.582 acres of Matour village, on Meerut-Roorkee Road near Daurala Railway Station.	New Nos. 650, 679 and 2650 1968	.. 31.937 acres.	
2	Do.	Do.	Kithore	Ditto	On Meerut Gurmukteshwar Road near 19th mile in Tehsil Mawana.	New Nos. 2002 to 2004 and 2066	34.0	"
3	Do.	Do.	Khara	Transport camp	On Hapur-Ghaziabad Road near Pilkhwa.	New No. 955	A. R. P. 23 3 20	
4	Do.	Do.	Begamabad	Ditto	Begamabad, Tehsil Ghaziabad	New Nos. 743 and 883	23.16 acres.	
5	Do.	Do.	Bhonja (Sherfabad)	Ditto	Bhonja (Sherfabad) village Tehsil Ghaziabad.	New Nos. 284, 397, 398 and 450	A. R. P. 30 3 35	
6	Do.	Do.	Gurmukteshwar	Camping ground	In 27th Mile—Tehsil Hapur	New No. 467	27.78 acres.	
7	Do.	Do.	Kharkhanda	Ditto	On the west of Hapur Road 11th mile to Meerut near the police station.	New Nos. 1123 and 1171	28.24	"
8	Do.	Do.	Mau Khas	Camping ground and Bardasht Khana.	Mau Khas, Tehsil Meerut	New Nos. 235 to 241 and 296	33.5	"
9	Do.	Do.	Hapur	Camping ground	Village Asora Village Chamri	New Nos. 2239 and 2241 No. 56-A	A. R. P. 20 2 10 17 3 25	
						Total	38 1 35	

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
	UNITED PROVINCES—		<i>contd.</i>				
1	U. P. . .	Muzaffarnagar	Khatauli . . .	Camping ground . . .	On South and east of Khatauli Railway Station Road in 1st furlong. And in 1st mile of the Janseth Road and to the left of railway crossing.	637, 638-A, 638-B, 641, 645, 646, 647, 651, 2134*, 2145-B, 2146, 2147, 2148-A*, 2148-B*, 2151, 2152*, 2167-A*, 2167-B*, 2168, 2169-B.	32.64 acres. NOTE*.—In settlement volumes these places are marked as Bagh and not encamping grounds.
2	Do. . .	Do. . .	Muzaffarnagar . . .	Ditto . . .	West of Victoria garden and Grand Trunk Road.	2197 . . . . .	33.94 acres.
3	Do. . .	Do. . .	Purkazi . . .	Vacant. It was acquired for the abadi of the inhabitants of Suaheri who were made to vacate their original habitation.	To the North of Tomb Pir Syed Ahmed at Purkazi among the cultivated fields.	3141, 3134 . . . . .	A. R. P. 5 1 16
4	Do. . .	Do. . .	Do. . .	Transport camp . . .	About 2 furlong from the Grand Trunk Road towards east on Katcha road to Sikri.	2539 to 2542, 2674, 2680 to 2683 and 2675.	28.29 acres.
1	U. P. . .	Saharanpur	Dhanauri . . .	Artillery camp for practice .	....	240/1, 249/2, 258/1, 259/1, 263, 252-A, 253M-A, 257/1-A, 262/1-M, 265/2, 240/3/2, 250/2, 251, 252-M, 253-M, 254/2, 255/1, 257/M-1, 261/2, 262/1-M, 264, 265/3, 266/2, 267/2-M.	A. R. P. Yds. 35 0 19—23½
2	Do. . .	Do. . .	Saharanpur . . .	Camping ground . . .	Near the railway station . .	1174 . . . . .	25.61 acres.
3	Do. . .	Do. . .	Sarsawah . . .	Ditto . . .	Sarsawah . . . . .	436, 439, etc. . . . .	10.98 "
4	Do. . .	Do. . .	Amarpur Begampur . . .	Ditto . . .	....	139 . . . . .	11.3 "
5	Do. . .	Do. . .	Mahipura . . .	Ditto . . .	....	168 to 175, 176/1, 177/1, 180/1, 181/1 and 182/1.	8.675 "
6	Do. . .	Do. . .	Dera Rajpur . . .	Ditto . . .	....	457/1, 461 to 482, and 484 . . .	20.35 "
7	Do. . .	Do. . .	Goramb Fatehpur . . .	Ditto . . .	....	29 . . . . .	4.8 "
8	Do. . .	Do. . .	Fatehpur Bhadon . . .	Ditto . . .	....	457 . . . . .	22.7 "
9	Do. . .	Do. . .	Behat . . .	Ditto . . .	....	871 . . . . .	14.5 "
10	Do. . .	Do. . .	Mohand . . .	Ditto . . .	On Saharanpur to Dehra Dun Road.	In forest area . . . . .	8.83 "
1	U. P. . .	Dehra Dun	Mohand . . .	Part of camping ground . . .	On Saharanpur to Dehra Dun Road.	In Forest area . . . . .	1.64 "
2	Do. . .	Do. . .	Asaron . . .	Camping ground . . .	On Saharanpur-Dehra Dun-Chakrata Road.	....	A. R. P. 7 0 13
3	Do. . .	Do. . .	Rishikesh . . .	Ditto . . .	Rishikesh . . . . .	....	1 0 11
4	Do. . .	Do. . .	Jogiwala . . .	Ditto . . .	Jogiwala . . . . .	....	3 2 21
5	Do. . .	Do. . .	Barkot . . .	Ditto . . .	Barkot . . . . .	....	5 1 33
6	Do. . .	Do. . .	Jhajra . . .	Ditto . . .	Jhajra . . . . .	....	3 1 25
7	Do. . .	Do. . .	Dharmawala . . .	Ditto . . .	Dharmawala . . . . .	....	22 1 16
8	Do. . .	Do. . .	Raiwala . . .	Ditto . . .	Raiwala . . . . .	....	15 2 22

9	Do.	Do	Korwa	Ditto	Baratar Khatt, Tehsil Chakrata	....	1 2 3 20 sq. yds.
10	Do.	Do.	Saiab	Land leased to private individuals.	Mile 48/1 on Fatehpur-Chakrata Road.	....	288 sq. ft.
11	Do.	Do.	Do.	Ditto	Mile 50/3 on Fatehpur-Chakrata Road.	....	500 "
12	Do.	Do.	Do.	Ditto	Mile 55 on Fatehpur-Chakrata Road.	....	844 "
13	Do.	Do.	Do.	Ditto	Mile 55 on Fatehpur-Chakrata Road.	....	304 "
14	Do.	Do.	Do.	Ditto	Mile 55 on Fatehpur-Chakrata Road.	....	601 "
15	Do.	Do.	Do.	Ditto	Mile 55 on Fatehpur-Chakrata Road.	....	590 "
16	Do.	Do.	Do.	Ditto	Mile 55 on Fatehpur-Chakrata Road.	....	691 "
17	Do.	Do.	Do.	Ditto	Mile 59 on Fatehpur-Chakrata Road.	....	902 "
18	Do.	Do.	Do.	Ditto	Mile 62 on Fatehpur-Chakrata Road.	....	802 "
19	Do.	Do.	Do.	Ditto	Mile 62 on Fatehpur-Chakrata Road.	....	808 "
20	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	1,930 "
21	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	1,964 "
22	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	930 "
23	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	851 "
24	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	889 "
25	Do.	Do.	Do.	Ditto	Mile 63 on Fatehpur-Chakrata Road.	....	170 "
1	U. P.	Bijnor	Amehra	Camping ground	Amehra on Moradabad Road in Pargana Daranagar.	1113	A. R. P. 3 0 10
2	Do.	Do.	Khakra village Islampur Deepa.	Ditto	Khakra village Islampur Deepa in Pargana Bijnor.	340 and 342	42 acres.
1	U. P.	Garhwal	Kotdwara	Camping ground—Mule corps and fodder yard.	Kotdwara	....	15.8 "
2	Do.	Do.	Dogadda	Transport camp	Dogadda consisting of lands in villages, Baheri, Lagga Jog-yana Patti Sila.	....	10.6185 "
3	Do.	Do.	Jadla	Ditto	Jadla Tala Badalpur	....	3.35 "
1	U. P.	Almora	Almora	Camping ground	Parade ground	....	17,000 sq. yds.
2	Do.	Do.	Khairna Ridge	Ditto	Site between road and Ramgarh river.	....	1.5 acres.
3	Do.	Do.	Katarmal	Ditto	....	....	4.69 "
4	Do.	Do.	No. 1 Tarekhet	Ditto	Due North of Tarakhet village on Ramnagar cart road to Ranikhet.	....	2.23 "
5	Do.	Do.	Bamshaon	Ditto	Approximately 6 miles from Ranikhet on Kathgodam Road.	....	38.0 "

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
6	U. P.	UNIFIED PROVINCES— <i>contd.</i> Almora		Majkheli	Camping Ground	Approximately 8 miles from Ranikhet on Ranikhet-Almora Road.	83 yds. × 100 "
1	U. P.	Naini Tal	Hyra Gunj ( <i>alias</i> Gora Parao Hathikhel).	Camping Ground	On Lalkua Branch of canal and near Bareilly-Kathgodam Road.	1033	4.565 acres.
2	Do.	Do.	Bhimtal	Ditto	100 yards North-west of Malli Bhim Tal.		"
3	Do.	Do.	Ramgarh	Transport camp	Ramgarh near Dak Bungalow.		2.625 "
4	Do.	Do.	Nagla	Camping Ground	Kiteha Tehsil, near the crossing of Kathgodam to Bareilly Road and Rohilkhand canal.		2.48 "
5	Do.	Do.	Do.	Ditto			4.0 "
6	Do.	Do.	Jeolikote	Ditto			5.12 "
7	Do.	Do.	No. 1—Shamkhet	Ditto			Not known.
8	Do.	Do.	Peora	Ditto			Do.
9	Do.	Do.	Hairyaganja	Ditto			7.73 acres.
10	Do.	Do.	Ranibagh	Transport camp	At mile No. 65, Ranibagh		8.126 "
11	Do.	Do.	Brewery	Ditto	At mile No. 76, Brewery		6.128 "
12	Do.	Do.	Bhowali	Ditto	At mile No. 86, Bhowali		3.72 "
13	Do.	Do.	Ratighat	Ditto	At mile No. 31—Approximately 18 miles from Bhowali on Road to Ranikhet.		1.5 "
1	U. P.	Bareilly	Mirganj (Mongra and Banai).	Transport camp	Village Mongra and Banai	162, 318 and 319, 320, 334 and 335	A. R. P. 30 3 35
2	Do.	Do.	Bhojipura	Ditto	On Bareilly-Naini Tal Road, mile 11.	699 to 705	7 2 0
3	Do.	Do.	Bhitauna Naugawan <i>alias</i> Fatehgunj west.	Transport camp and Bardasht Khana and cemetery	On Meerut-Moradabad—12th mile.	1178	12 2 35
4	Do.	Do.	Alampur Jafrabad	Camping ground	On Bareilly-Badaun Road, mile 10-F. 5	350 to 353 and 355 to 361	17.78 acres.
5	Do.	Do.	Fatehgunj East	Bardasht Khana			A. R. P. 0 0 5
5-A	Do.	Do.	Faridpur	Transport camp	On Bareilly Shahjahanpur Provincial road, mile No. 13 in Qasba Sarai and Qasba Bharatpur.	1808, 1813 to 1816 of Qasba Sarai and 220, 222 and 223 of Qasba Bharatpur.	29.375 acres.
6	Do.	Do.	Deoranian	Camping ground	To the east of Naini Tal Road	510, 511 and 512	A. R. P. 5 3 30
7	Do.	Do.	Indh Jagir	Ditto		Plots No. 272—275 and 290	8.72 acres.
1	U. P.	Badaun	Kachla	Military camping ground	Along pucca road	1061, 1063, 1079 pukhta and No. 77, 80 to 89 and 111 kham.	29.0 "
2	Do.	Do.	Do.	Ditto	2 furlongs south from Abadi	Plot No. 142	29.0 "
3	Do.	Do.	Ujhani	Ditto	Ujhani	1828	28.6 "
4	Do.	Do.	Binawar	Ditto	Binawar	357	27.0 "
5	Do.	Do.	Khera and Nawada	Ditto	Khera and Nawada.	Plots No. 59, 60, 197 and 199 of village Khera Bazurg. Plot No. 344 of Asifpur Nawada.	26 acres, 3 rood or 26.75 acres.

1	Do.	Moradabad	Ganeshghat	Situated partly in Barwara Khas and Ganeshghat villages. Is a camping ground.	Bounded as follows :— North—Cultivated land of Barawara Khas. South—Villages Siria and Ganeshghat. East—Cultivated land of Barwara Khas. West—Cultivated land of Barwara Khas.	436 to 441 of Barwara Khas 1 and 58 of Ganeshghat Total	30.42 1.63 32.05	„ „ „
2	Do.	Do.	Budhanpur	Store Depot and 2 wells with Char.	Banjar Bagh	47 48	23.10 1.71	„ „
						Total	24.81	„
3	Do.	Do.	Rajabpur	Store Depot and one well with Char.	Banjar Bagh	611, 619 611, 612 and 618/1	11.25 8.15	„ „
						Total	19.40	„
4	Do.	Do.	Kamrala	(1) Building 2 side rooms with an enclosure (pakka). (2) Open camping ground. (3) Pakka wells for drinking purposes.	3 miles from Gajroula station	433	32.30	„
1	U. P.	Shahjahanpur	Itoria	Military camping ground	Encamping ground Guri	No. 344 of village Itoria. No. 250 of village Guri.	(1.73 plus 12.50) acres = 14.23 acres.	„
2	Do.	Do.	Allahgunj	Ditto	Village Allahgunj, Tehsil Jalalabad.	Plote No. 96, 98/0-53 to 101 and 114	17.33 acres.	„
1	U. P.	Farukhabad	Asalatnagar and Deo Brampur or Chhibramau.	Ditto	Known as Chhibramau camping ground on both sides of Allahabad to Delhi road.	In village Deo Brampur Nos. 182 to 185, 196, 200 and 201 and Nos. 172, 173 and 217 of Asalatnagar.	3.58	„
2	Do.	Do.	Brahambad alias Gursahai Gunj.	Military camping Ground and burial ground of military officers.	On both sides of Allahabad to Delhi road near Dak Bungalow of village Brahambad.	298 to 300, 337, 379 and 392	37.78	„
3	Do.	Do.	Akbarpur Sarai Ghag and Kannauj Bangar.	Camping ground for troops	Adjacent to B., B. and C. I. Railway station Kannauj towards South-west.	1493 to 1496 and 1513 of Kannauj Bangar and 468, 469/1, 469/2, 469/3, 470 to 480, 481/1, 481/2, 482, 483/1, 483/2, 483/3, 484, 485, 486, 503 and 504 only.	35.78	„
1	U. P.	Mainpuri	Karaoli	Transport camp	Karaoli on Grand Trunk Road between miles No. 734 and 735 from Calcutta and 6 furlongs from town in the East.	534 to 554 and 556	63.56	„
2	Do.	Do.	Mainpuri	Ditto	Mainpuri on Agra-Bhongaon Road between mile 71 and 72 from Agra near Jail buildings.	3030, 3033 and 3044	23.76	„
3	Do.	Do.	Kalhor Powayan, alias Bigharai.	Ditto	On Agra to Mainpuri road	975, 976 and 977	8.21	„
4	Do.	Do.	Sultangunj	Ditto	West of Bhongaon 6 miles on pucca road from Bhongaon.	2320, 363, 2228, 2226, 727, 748, 749, 768-772, 780, 281, 272, 750/2223 to 2,225.	50.67	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
	UNITED	PROVINCES—	contd.				
5	U. P. . .	Mainpuri . .	Bewar . . . .	Transport Camp . . . .	East of Bhongaon 7 miles on pucca road from Bhongaon on North, East and West of Canal Bungalow.	389, 390, 396-418, 420-423, 425 to 437, 908 to 927.	62.90 acres.
6	Do. . . .	Do. . . .	Azamabad Aroon . .	Ditto. . . . .	On Agra Mainpuri pucca road-46th mile.	2405 and 2406 . . . . .	17.31 „
1	U. P. . .	Etah . . . .	Saron . . . . .	Camping ground . . . .	Comprises lands in villages of Bahadernagar, Paharpur Katra and Shiamsar.	1789, 1790 of village Shiamsar No. 1262, 1263 of village Paharpur Katra No. 354 and 355 of village Bahadernagar.	12.01 „
2	Do. . . .	Do. . . .	Mohanpur . . . . .	Ditto . . . . .	Village Mohanpur . . . .	204, 205, 224 only . . . . .	15.28 „
3	Do. . . .	Do. . . .	Kasgunj . . . . .	Ditto . . . . .	Village Qutabpur Patti . . .	15 to 19 only . . . . .	12.88 „
4	Do. . . .	Do. . . .	Etah . . . . .	Ditto . . . . .	On the east of Etah Shikohabad road, in villages Bhagipur and Etah.	1100 and 1721 of village Etah. 960, 968-984, 998-1018, 1029-1031 only.	74.71 „
5	Do. . . .	Do. . . .	Bhadwas . . . . .	Ditto . . . . .	On Sikandra Rao to Etah Road	655, 681-699, 710-719 of village Bhadwas and No. 1469 of village Bhisi.	66.77 „
6	Do. . . .	Do. . . .	Malawan . . . . .	Ditto . . . . .	Ditto	587 to 600 of village Malawan. Nos. 391 to 400 of village Akbarpur.	64.31 „
1	U. P. . .	Agra . . . .	Datogi (Ferozabad) .	Military Camping ground .	Villages Datogi, Sukhmalpur Nizamabad on North of the Agra to Cawnpore (Shikohabad) road in mile No. 28, full long 1-2.	In village Datogi Nos. 653 to 672. In village Sukhmalpur Nizamabad No. 746/1, 2 and 3.	49.0 „
2	Do. . . .	Do. . . .	Tehra . . . . .	Ditto . . . . .	Miles 13th to 14th on Agra Gwalior road at Tehra, Tehsil Kheragarh.	998 . . . . .	31.21 „
3	Do. . . .	Do. . . .	Sarendhi . . . . .	Ditto . . . . .	In village Sarendhi, Tehsil Kheragarh on Agra Jagnair road in miles 27th and 28th.	3999 only . . . . .	11.70 „
4	Do. . . .	Do. . . .	Rankutta . . . . .	Transport camp . . . .	Between 9th and 10th miles of Agra-Muttra road at Rankutta, Tehsil Kiraoli.	2079 only . . . . .	38.0 „
5	Do. . . .	Do. . . .	Achhnera . . . . .	Camping ground . . . .	At 15th mile of Agra to Bharatpur road near Town School in Tehsil Kiraoli.	2273 only . . . . .	15.0 „
6	Do. . . .	Do. . . .	Gur-ki-Mandi (Fatehpur Sikri).	Ditto . . . . .	Between mile Nos. 21 and 22 of Agra Fatehpur pucca road near Fatehpur Sikri, Tehsil Kiraoli.	164 only . . . . .	12.0 „
7	Do. . . .	Do. . . .	Etmadpur . . . . .	Ditto . . . . .	In village Satta of Tehsil Etmadpur.	99 only . . . . .	48.0 „



8	Do.	Do.	Agra	Part of the abandoned range and kachha approach road to it.	On east of Railway line (G. I. P.) and the approach road to the Rifle Range from the Agra-Jaguar road along the railway line.	301 64	(i) 0.91 (ii) 0.30	„
9	Do.	Do.	Village Lashkarpur	Abandoned cadet Rifle Range	In Hewett Park	.....	4.361	„
BENGAL.								
1	Bengal	Dacca	Dacca	Plots Nos. 4, 5 and 6 extension of Cantt. land.	Peel Khana, Dacca	749	7.81	„
2	Do.	Do.	Naraingunj	Rifle range for Volunteer Corps and S. S. I.'s quarters	Khanpur, Chasra, J. L. Nos. 189, 192 and 194.	.....	24.37	„
3	Do.	Burdwan	P. S. Burdwan	Camping ground	Mouza Sadhanpur, J. L. No. 69, Pargana Burdwan, Touzi No. 6478, Khatian No. 830.	1587	4.82	„
4	Do.	Do.	P. S. Galsi	Ditto	Village Sarul, Mouza Ura, J. L. No. 137, Pargana Bagha, Touzi No. 6477, Khatian No. 683.	1761	8.01	„
5	Do.	Do.	Ditto	Ditto	Village Bud Bud, Mouza Sukdal, J. L. No. 35, Pargana Champainagari, Khatian No. 10, Touzi No. 6432.	1979	13.07	„
6	Do.	Do.	P. S. Niamatpur	Ditto	Village Niamatpur, Mouza Kurnardiha, J. L. No. 15, Touzi No. 6470, Khatian No. 300/1.	1596, 1694	15.81	„
7	Do.	Do.	P. S. Jamuria	Ditto	Mouza Bogra, J. L. No. 30, Touzi No. 6472, Khatian No. 395.	2399	10.70	„
8	Do.	Do.	P. S. Ondal	Ditto	Village Ondal, Mouza Dubchuria, J. L. No. 55, Touzi No. 6473, Khatian No. 368.	2359	13.0	„
9	Do.	Do.	P. S. Kanksa	Ditto	Village Gopalpur, Mouza Amlajora, J. L. No. 64, Touzi No. 6474, Khatian No. 1100.	2043	8.3	„
10	Do.	Hooghly	P. S. Chinsura	Camping ground used as pitching tents, etc., in time of mobilisation of Military Forces.	Taragoon at the 36th mile of the new Grand Trunk Road.	396	1.75	„
10-A	Do.	Do.	Ditto	Land on which G. T. S. B. M. (Building No. 2) Stands.	Chinsura	.....	..	„
11	Do.	Do.	P. S. Pandua	Ditto	Goara at the 47th mile of the new Grand Trunk Road.	288	1.75	„
12	Do.	Do.	P. S. Bhadreswar	Camping ground used as pitching tents, etc., in time of mobilisation of Military Forces.	Gourhati near town out post of Champdany.	906	6.07	„
13	Do.	Nadia	P. S. Chakda	Target practice	Mouza Mathurabati, J. L. No. 68.	.....	8.43	„
14	Do.	Do.	Ditto	Ditto	Mouza Ultarbara, J. L. No. 76	.....	8.70	„
15	Do.	Do.	Ditto	Ditto	Mouza Borea, J. L. No. 77	.....	0.54	„
16	Do.	Birbhum	P. S. Suri	Reserve Police Lines	Birbhum, J. L. No. 101	261	29.84	„
17	Do.	Do.	Ditto	Ditto	Hatjan Bazar, J. L. No. 102	153	12.21	„
18	Do.	Do.	Ditto	Ditto	Anandapur, J. L. No. 103	263	4.60	„
19	Do.	Bankura	P. S. Vishnupur	Cholera Hospital Road and Danga for public use.	Mouza Vishnupur Municipality, J. L. No. 16.	1647	4.560	„
20	Do.	24 Parganas	P. S. Sonarpur	Camping ground	Sonarpur, J. L. No. 39	13	34.64	„
21	Do.	Do.	P. S. Tittagarh	Ditto	Chandanpukur, J. L. No. 2	15	0.04	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
BENGAL—contd.							
22	Bengal	24-Parganas	P. S. Tittagarh	Camping ground	Jaffarpur, J. L. No. 9	15	2.28 acres.
23	Do.	Do.	P. S. Dum Dum	Vacant land	Satgachi, J. L. No. 20	154	12.387
24	Do.	Do.	Ditto	Ditto	Dakshin Nemita, J. L. No. 8	102	11.61
25	Do.	Do.	P. S. Diamond Harbour	Fort Chingrikhal	Mouza Madhabpur, J. L. No. 146	218	57.78
26	Do.	Do.	Ishapore	Open Field	Ishapore (East) bounded on the north and east by the village lands, Ishapore village. West by E. B. Rly. main line and south by Sridhar Banshidhar Road.	89	119.88
27	Do.	Do.	P. S. Noapara	Brick Field	Garulia, J. L. No. 1	1	12.64
28	Do.	Do.	Ditto	Brick Field Road	Ditto	1	2.24
29	Do.	Do.	Ditto	Brick Field	Ditto	1	5.66
29-A	Do.	Do.	Dum Dum	Royal Artillery	Dum Dum	.....	.....
30	Do.	Dinajpur	P. S. Rani Sankoil	Camping ground (lying waste, full of jungles).	Mouza Dharmagarh, village Bhadeswari, J. L. No. 5.	580	3.99
31	Do.	Do.	Thana Kotwali	Camping ground	Mauza Prannathpur	.....	44.6
32	Do.	Jalpaiguri	P. S. Mal	S.-Sgt. Instructors Residence, Office, Armoury and Store room (Leased out for tea gardens).	59, Hai Hai Pathar Tea Estate, Mal.	67	5.37
33	Do.	Do.	P. S. Nagrakata	Camping ground	Village Sulkapara, J. L. No. 113	70	38.83
34	Do.	Darjeeling	Siliguri	Ditto	Siliguri	Not available as no District Survey was carried out.	11.226
35	Do.	Do.	Pankhabari	Ditto	Village Basubati, Matigram-Kurseong Road, Touzi No. 1048.	Ditto	39.50
36	Do.	Do.	Panchanai	Commissariat Land (now lying vacant).	Panchanai	Ditto	0.13
36-A	Do.	Do.	Kurseong	Land in Kutchery compound on which the Armoury and Sergeant Instructor's quarters with outhouses (Buildings No. 14 and 14/1) stand.	Kurseong	.....	..
37	Do.	Chittagong	P. S. Kotwali	Bungalow, Khal, tank, Homestead, etc.	Mouza Alamsha Katgar, J. L. No. 5, Khatian No. 101/2.	252, 267-269, 301-304, 306-315 and 345-363.	33.452
38	Do.	Do.	Ditto	Homestead, roads, khal and ditch.	Mouza Alamsha Katgar, J. L. No. 5, Khatian No. 101/3.	255, 263, 316, 317, 352, 352/518, 352/519, 353, 364, 368 and 374.	5.608
39	Do.	Do.	Ditto	Bungalow, Mosque, roads, ditches, garden, etc.	Mouza Alamsha, Katgar, J. L. No. 5, Khatian No. 101/4.	256-261, 261/276, 262, 262/275, 264-266, 266/281, 270-273, 270/279, 270/280, 271/274, 272/277, 273/278, 303/319, 304/320, 305, 365-367, 369, 370-373.	16.928
40	Do.	Do.	Ditto	Tank, roads, khal, etc.	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 195/1.	1808-1812, 1837, 1839-1842	18.964
41	Do.	Do.	Ditto	Homestead, roads, ditches, etc.	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 195/2.	580, 581, 583-599	9.792

42	Do.	Do.	Ditto	Not available	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 196.	1805, 1834-1836	2.285	„
43	Do.	Do.	Ditto	Bungalow, homestead, garden, roads, ditches, khals, etc.	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 197.	503-508, 510-539, 541-553, 557-579, 1153, 1773, 1204-1221, 1223-1243, 1261-1292, 1294-1308, 1308-1440, 1551-1597, 1599-1651, 1901-1927, 1930, 1937, 1938, 522/602, 1333/1441, 1334/1442, 1425/1443, 1641/1652, 1363/1444, 1339/1445, 1377/1446, 1401/1447, 1938/1971, 1936/1972 and 1332/1449.	151.473	„
44	Do.	Do.	Ditto	Roads and Nala	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 197/1.	501, 502, 582, 600, 601, 1210, 1211, 1222, 1598, 1801-1804, 1806, 1831-1833, 1838, 1843, 1844, 1846, 1847, 1857, 1864, 1869, 1870 and 503/603.	7.179	„
45	Do.	Do.	Ditto	Bungalow, garden, Mosque, roads and khal, etc.	Mouza Lal Khanbazar, J. L. No. 8, Khatian No. 197/2.	1845, 1858-1863, 1865-1868, 1956-1969, 1858/1872, 1867/1871 and 1967/1981.	20.666	„
46	Do.	Do.	Ditto	Bungalow, garden, homestead, road, ditches, khal, etc.	Mouza Battali, J. L. No. 10, Khatian No. 595/1.	1-3, 5, 7-25, 33, 34, 4/41, 4/48, 8/46, 12/49, 16/40, 17/42, 21/45 and 28/44.	8.715	„
47	Do.	Do.	Ditto	Roads	Mouza Battali, J. L. No. 10, Khatian No. 595/2.	6	0.572	„
48	Do.	Do.	Ditto	Locally known as " Hermitage " now lying vacant.	Village Lal Khanbazar	Part of Nos. 590, 593, 594, 597, 599 and Nos. 591 and 592.	2.527	„
48-A	Do.	Do.	Cox's Bazar	Land occupied by the Flag Staff	Cox's Bazar			
49	Do.	Do.	P. S. Double Moorings	Rifle Range	Mouza Dakshmin Pahartali, J. L. No. 6, Khatian No. 319/1.	7757, 7758, 7760-7764, 7773-7777, 7740/7781, 7772/7782 and 1343.	3.491	„
49-A	Do.	Calcutta	Hastings	Marine House, No. D-1 (two storied).	Hastings (South of Clyde Road)	Not available. No district survey being carried out.	2.03	„
49-B	Do.	Do.	Calcutta	Military students' quarters and outhouses (Nos. 49 and 50).	Colootolah Street	....		
49-C	Do.	Do.	Ballygunge	Indian Cavalry Lines (Body-guard Lines).	Ballygunge	....	60.96	Total Area = *102.663 acres.
49-D	Do.	Do.	Ditto	Indian Cavalry Lines, 19/1, 19/2 and 20, Store Road, Ballygunge.	Ditto.	....	41.703 acres	
BIHAR.								
50	Bihar	Gaya	P. S. Barachati	Camping ground	Village Bhaluachatti, No. 329 (on the north side of Grand Trunk Road).	5	15.51	acres.
51	Do.	Do.	P. S. Madanpur	Ditto	Village Madanpur, No. 785 (at the side of Grand Trunk Road).	125	16.10	„

\* Including the following rented lands :—

- Land (Portion of 19/1, Ballygunge Store Road) measuring 6.748 acres, leased out to the Ballygunge Cricket Club for 30 years, at an annual rental of Rs. 400 only, *vide* Government of India, late Army Department Memorandum No. 1496-L (A. D. 4), dated the 19th of December 1930.
- Land, measuring 0.198 acres, leased out in perpetuity to Mr. R. K. Modi at Rs. 80 per annum. The lease was executed by the Commander, Royal Engineers, P. & A. District, Fort William, Calcutta, from 1st January 1923.
- Land, measuring 0.198 acres, leased out to Mr. Baijnath Bajoria for 11 years at an annual rental of Rs. 110 *vide* Government of India, late Army Department, letter No. 1199-L/A. D. 4, dated the 27th of August 1934.
- Land, measuring 1.933 acres, leased out to H. H. the Maharaja of Tripura, for 30 years renewable up to 90 years at an annual rental of Rs. 600, *vide* Government of India, late Army Department, letter No. 509-I/1/A. D. 4, dated the 29th of March 1934.

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
	<i>BIHAR—contd.</i>						
52	Bihar	Gaya	Mustafabad	Camping ground	Village Mustafabad, No. 181 (to the West of Gaya Central Jail).	371 and 372	16.03 acres.
53	Do.	Do.	P. S. Budhgaya	Ditto	Village Motihari, at Bara No. 416 (on Gaya Dhobi Road).	655	10.57 "
54	Do.	Do.	P. S. Sherghatty	Ditto	Village Hamzapur, No. 451	284, 285, 286 and 287	14.17 "
55	Do.	Do.	P. S. Barachatti	Ditto	Sarwan, village Solabhatty, No. 188 (on the Grand Trunk Road on its south side).	12	12.74 "
56	Do.	Do.	P. S. Barun	Ditto	Village Barun No. 156	88	12.46 "
57	Do.	Do.	P. S. Aurungabad	Ditto	Village Aurungabad, No. 560 (at the side of Grand Trunk Road).	1356	11.50 "
58	Do.	Do.	P. S. Bela	Ditto	Village Hargoon, No. 345 (on Gaya-Patna Road).	676 and 683	13.78 "
59	Do.	Do.	Rev. Thana, Mofas-sil Gaya.	Chandautei camping ground	Village Mustafabad, No. 181, west of Gaya Central Jail about 3 miles off from Gaya Town.	371 and 372	16.03 "
60	Do.	Do.	P. S. Phulwari, No. 20 or Bankipore Jaibor.	Waste land	Aurra	182 and 213	0.47 "
61	Do.	Do.	P. S. Phulwari No. 38	Vacant land	Nohsa	109	19.88 "
62	Do.	Purnea	P. S. Kishanganj	Camping ground	Village Dumaria, Pargana Purnapur.	29	30.99 "
63	Do.	Do.	Purnea	Old Parade ground	West of Bungalow, 2 miles from from Railway Station.	....	12.27 "
64	Do.	Do.	Asuragarh	Camping ground	Asuragarh	....	2.75 "
65	Do.	Do.	Dingraghat	Ditto	Dingraghat	....	8.88 "
66	Do.	Do.	Lalbula	Ditto	Lalbula	....	18.80 "
	<i>Sasaram Sub-Division.</i>						
67	Bihar	Shahabad	Sasaram	Ditto	Sasaram	454	16.13 "
68	Do.	Do.	Dehari	Ditto	Dehari	767	18.80 "
69	Do.	Do.	Rohtas (Uchaila)	Ditto	Rohtas	129	7.15 "
	<i>Bhabua Sub-Division.</i>						
70	Bihar	Shahabad	Jahanabad	Camping ground	Jahanabad	708	20.31 "
71	Do.	Bhagalpur	P. S. Banka	Camping ground (lying vacant)	Bogeria	....	2.47 "
72	Do.	Do.	Chandail	Camping ground	Chandail, Mouza Bakaur, Pargana Malhani Gopal.	....	1.56 "
73	Do.	Darbhanga	P. S. Pachhimbhigo	Rifle Range	Bahadurpore, Thana Darbhanga	....	2.07 "
74	Do.	Patna	Rajgir	New and old Fort (mixed)	Rajgir	....	Not known.
75	Do.	Champeran	P. S. Adapur	Camping ground	Village Dharhari, Thana No. 167, Touzi No. 1432.	13, 74-76, 84, 85, Part of 86, 87-98	11.84 acres.

76	Do.	Do.	Ditto	Ditto	Village Katkenwa, Thana No. 161, Touzi No. 1433.	890-929	21.74	"
ORISSA.								
77	Orissa	Angul	Gatmara	Waste land	Village Gatmara	4087 and 4090	6.70	"
78	Do.	Do.	Angul town	Mango orchard	Angul Town	481 and 654	9.67	"
79	Do.	Do.	Tukuda	Ditto	Village Tukuda	2914, 2914/3110, 2915, 2919 and 2920.	9.48	"
80	Do.	Do.	Katada	Waste land	Village Katada	49/953	7.10	"
81	Do.	Cuttack	P. S. Sardar	Rifle Range	Village Tulsipur	.....	31.61	"
81-A	Do.	Do.	.....	Fort Gate	.....	.....	0.275	"
81-B	Do.	Do.	.....	Moat Wall	.....	.....	8.847	"
82	Do.	Hazaribagh	Barhi	Camping ground	Barhi (on Grand Trunk Road Calcutta-Benares Road).	6881	21.04	"
83	Do.	Do.	Barhkatha	Ditto	Barhkatha (on Grand Trunk Road Calcutta-Benares Road).	4040 and 162	10.39	"
84	Do.	Do.	Chauparan	Ditto	Chauparan (on Grand Trunk Road, Calcutta-Benares Road).	306 and 1200	21.70	"
85	Do.	Do.	Atka	Ditto	Atka (on Grand Trunk Road, Calcutta-Benares Road).	4731	14.77	"
86	Do.	Do.	Bagodar	Ditto	Bagodar (on Grand Trunk Road Calcutta-Benares Road).	1351 to 1353, 1366 and 1372	14.46	"
87	Do.	Do.	Dumri	Ditto	Dumri (on Grand Trunk Road Calcutta-Benares Road)	1434	5.84	"
88	Do.	Do.	P. S. Kodarma	Rifle Range	Kodarma Baghitaur (within the Kodarma Government Estate)	.....	0.79	"
89	Do.	Puri	Khurda	Ditto	Boehhirpatna, Thana No. 558	3	7.938	"
90	Do.	Do.	P. S. Khurda	Ditto	Mouza Jajarsingh, Touzi No. 38	1188	8.902	"
90-A	Do.	Do.	Do.	Flag Staff 95 high	.....	.....	Not known.	"
ASSAM.								
91	Assam	Cachar	Barakpur	Rifle Range	Village Tarapur P. VIII	276	138.37	acres.
92	Do.	Do.	Do.	Waste Road, Nulla & tank	Village silchar Town	311	29.68	"
93	Do.	Do.	Do.	Bungalow sites	Village Silchar Town, Dag No. 1028.	311	3.06	"
93-A	Do.	Do.	Silchar.	Storegodown for Surma Valley Light Horse including metalled approach 109 R.ft.	Silchar	.....	..	"
94	Do.	Khasi & Jaintia Hills.	Shillong	Camping Ground (Sanitary Camp III).	Elephant Falls (outside Government Forest).	.....	31.33	"
95	Do.	Lakhimpore	Dibrugarh	Camping Ground	Village Niz Kadamoni, Mouza Dibrugarh (on the P. W. D. road)	.....	7.02	"
95-A	Do.	Do.	Mariani	Armoury building	Mariani	.....	B. K. L.	"
95-B	Do.	Do.	Do.	Sergeant Instructor's quarters	Ditto	.....	0.2-18	"
96	Do.	Do.	Do.	Ditto	Village Japisajia and Nij-Lahowal, Mouza Nij Lahowal, 6 miles from Dibrugarh town.	.....	4.3-4	"
97	Do.	Sibsagar	Imphal in Golaghat Division.	Darbar Hall (Office of 4th Assam Rifles).	Imphal	.....	23.87	acres.
98	Do.	Darrang	Tezpur	Sergeant Instructor's quarters	Tezpur	.....	0.99	acre.
99	Do.	Do.	Do.	Armoury with silk pattern drain	Do.	.....	B. K. L.	"
							4-1-7	"

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
<b>ASSAM—contd.</b>							
100	Assam . .	Darrang . .	Tezpur . . . .	Married Watcher's quarters . .	Tezpur . . . . .	....	B. K. L.
101	Do. . . .	Sylhet . . . .	Srimangal . . . .	Sergeant Instructor's quarters . .	Srimangal . . . . .	....	2-10-3.
102	Do. . . .	Darrang . . . .	Lokra . . . . .	Armoury for the Assam Valley Light Horse . . . . .	Lokra . . . . .	....	..
<b>BOMBAY.</b>							
1	Bombay Presidency.	Bombay . . . .	Bombay . . . . .	Old Defence Office at Middle Colaba.	Middle Colaba, Bombay . . . .	....	1.23 acres.
2	Do. . . .	Do. . . . .	Do. . . . .	Coal Shed (Dock Yard) . . . .	Coal Shed Depot at Arthur Bunder Bombay.	....	0.37 "
3	Do. . . .	Do. . . . .	Do. . . . .	Triangular Plot near Town Hall (Vacant).	Near Town Hall, Bombay . . . .	....	0.42 "
4	Do. . . .	Do. . . . .	Do. . . . .	Surgical Instrument Factory H. S. Depot.	Plot adjoining Medical Store Depot.	....	0.16 "
5	Do. . . .	Colaba District.	Elephanta Island . . . .	Well and Dump House . . . .	Elephanta Island . . . . .	....	20.72 "
6	Do. . . .	Ahmedabad District.	Ahmedabad . . . . .	Play Ground . . . . .	Daskroi, Dariapur Kazipur Villages.	154 . . . . .	5.885 "
7	Do. . . .	Do. . . . .	Do. . . . .	Ditto . . . . .	Ditto . . . . .	155 . . . . .	5.21 "
8	Do. . . .	Thana District.	Thana . . . . .	Camping ground . . . . .	On Bombay Nasik Road near Thana.	....	12.81 "
9	Do. . . .	Bombay Suburban.	Santa Cruz . . . . .	Military Barracks and Bungalows	Santa Cruz Military Barrack Area.	....	111.41 "
10	Do. . . .	Bombay . . . .	Bombay . . . . .	Late Gun Carriage Factory, Barrack Master's Office and M. T. Yard.	Colaba, Bombay . . . . .	....	11.74 "
11	Do. . . .	Colaba District.	Elephanta Island . . . .	1. Battery Road (2) Pumping Station and Road (3) Survey No. 19 (Elephanta Battery).	Elephanta Island . . . . .	....	96.65 "
12	Do. . . .	Bombay . . . .	Bombay . . . . .	Cross Island Battery . . . . .	Bombay Harbour . . . . .	....	6.92 "
13	Do. . . .	Poona District.	Poona Ghorpuri . . . . .	Old Rifle Range, Ghorpuri . . . .	Near Cavalry Lines, Poona Cantonment.	....	8.776 "
14	Do. . . .	Do. . . . .	Poona Aundh . . . . .	R. A. Practice Camp . . . . .	....	....	..
15	Do. . . .	Do. . . . .	Poona Mundhwa . . . . .	Ditto . . . . .	East of Cavalry Parade Ground.	....	81.825 "
16	Do. . . .	Belgaum District.	Do. . . . .	Baghdad Amara Basrah Camps	About 2 miles South West of Belgaum Cantonment, South of Native Infantry Rifle Range.	....	71.65 "
17	Do. . . .	Karwar District.	Chitakula . . . . .	Parade Ground . . . . .	Chitakula Karwar Taluka . . . .	514, 515, 533 and 719-A . . . .	4.22 "
18	Do. . . .	Ahmednagar District.	Vicinity of Ahmednagar Cantonment.	Portion of Race Course Road . .	Situated to the North of East Ridge.	....	2.08 "
19	Do. . . .	Do. . . . .	Ditto . . . . .	Portion of Victoria Road . . . .	Situation to the North of Cantonment Boundary Pillars No. 36 and 37.	....	16.87 "
<b>MADRAS.</b>							
1	Madras . .	Anantapur . .	Gooty Taluk . . . .	Grass Farm Land . . . . .	Guntakal Village . . . . .	329-B, 329-C, 330, 441-A, 443-A-1, 443-B-1.	44.48 "

2	Do.	Arcoot (North)	Arkonam	Rifle Range	Puliangalam Village	206/1 and 210	25.52	"
3	Do.	Do.	Do.	Ditto	Kavanur Village	286, 353 and 460	116.09	"
4	Do.	Arcoot (South)	Villupuram Taluk	Ditto	Marudur Village	260-3, 262-11, 265-4, 268-3, 278-11, 278-12, 296-2, 297-4, 298-2.	9.90	"
5	Do.	Chingleput	Pallavaram	Danger area of Rifle Range at Pallavaram.	Thirusulam Village	25/27 and 28/1 and 25/2-A	59.42	"
6	Do.	Coimbatore	Podanur	Rifle Range	Kurichi and Melaimachampatti Villages.	583B-4B, 583B-5A, 583B-1B, 585B-1A, 585B-2A, 586/2, 589/2B, 589/3B, 589/1B, 590/1, 591/2A, 591/3A, 597/2, 603/3B, 603/5, 603/1B, 603/4A, 604/3, 604/4A, 604/1A, 605/1A, 605/2A, 606/1B, 606/3B, 606/4, 606/2B, 606/5, 607/1B, 607/2B, 607/3B, 609/B-1B, 609/B-2B, 596-1A, 596-2 and 596-3B of Kurichi village and S. Nos. 607/2, 607/3A, 607/1A, 629-2A, 629/1A, 640/1, 640-2, 640-3, 641-1, 641-2, 641-3, 641-4, 641-5, 641-6, 642, 643-1, 643-2A, 626-3A, 626-2A, 626-1A, 626-4A, 633-1, 633-2, 630, 631/1, 631/2, 651-2A, 651-3, 651-1, 651-4A, 632-1, 639/4, 639-7, 639-3B, 639-6, 639-2B, 639-5, 634-2, 636-2, 635-1, 635-2, 652-1, 652-2A, 653-1A, 653-3A, 655-1A, 656-2A, 656-1, 657-2B, 658-1B, 658-2A, 637-2, 638-1B, 638-2B, and 627-1A of Melaimachampatti Village.	245.05	"
7	Do.	Madras	Madras	Island Ground	Vepery	13	105.51	acres.
8	Do.	Do.	Do.	Riding Ground	Do.	29	5.845	"
9	Do.	Do.	Do.	Fort Road	Do.	6	0.23	"
10	Do.	Do.	Do.	Camp Equipage Depot, Island	Do.	20	1.53	"
11	Do.	Do.	Do.	Vacant land	Tondiarpet	481	1.14	"
12	Do.	Madura	Madura Taluk	Rifle Range	Tirupparan-Kundran Village	44, 45-1, 43-3, 43-4, 46-1 and 50-1	22.16	"
13	Do.	Malabar	Calicut	Ditto	Cherayur	....	10.46	"
14	Do.	Do.	West Hill	Parade Ground				
15	Do.	Do.	Malappuram	Rifle Range	Kilumuri desam	630, 631/1, 631/3, and 646/1A,	35.04	"
16	Do.	Do.	Do.	Cemetery	Ditto	462/13	0.01	"
17	Do.	Do.	Do.	Land held on lease	Ditto	429/1	1.18	"
18	Do.	Do.	Do.	Ditto	Ditto	438/1	0.56	"
19	Do.	Do.	Do.	Ditto	Ditto	438/3	0.31	"
20	Do.	Do.	Do.	House site on lease	Ditto	622/2	1.90	"
21	Do.	Nilgiris	Ootacamund	Rifle Range	Ootacamund	1/123-2, A/161-A2, A/124-A, A/125-A, A/126-B4, A-126-B2, A/160-B7, A/167-B, and C/285-5.	19.40	"
22	Do.	Do.	Do.	Parade Ground	Ditto	D/312 (Part)	4.00	"
23	Do.	Do.	Coonoor	N. M. Battalion Armoury, Kitchen, Latrine and Tennis Court.	Coonoor Village	A-119-A-14-A/1 (part).		"
24	Do.	Vizagapatam	Vizianagram Taluk	Rifle Range	Karakavalasa Village	83	31.80	"

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
CENTRAL PROVINCES.							
1	Central Provinces.	Nagpur	Boregaon and Gorewada and Police Lines P.C. No. 9.	Rifle Range.	..	18	568.29 acres.
2	Do.	Amraoti.	Amraoti	Building by the Reforms Club Plot No. 12.	..	19A	2.13 " A. R. P.
3	Do.	Nimar.	Khandwa Taraf Kunbi Mali.	Rifle Range.	..	22	5 2 1/4 5 3 4
4	Do.	Nagpur.	Nagpur.	Bungalow No. 341.	Sitabaldi.	27	11 1 4 1/2 1.43 "
5	Do.	Do.	Do.	Bungalow No. 347/1.	Ditto	28	1.81 "
6	Do.	Do.	Do.	Serul Jungle 349/1.	Ditto	29	5.09 "
7	Do.	Do.	Do.	Open land 349/1.	Ditto	30	5.09 "
8	Do.	Do.	Do.	Store No. 245.	Ditto	31	10.89 "
9	Do.	Do.	Do.	Bungalow No. 341.	Ditto	32	1.80 "
10	Do.	Chhindwara	Chhindwara.	Rifle Range.	..	33	
11	Do.	Nagpur.	Sitabaldi. P.C. No. 7.	Bungalow 344.	Ditto P.C. No. 7.	34	1.10 "
12	Do.	Do.	Do.	Bungalow No. 347/1.	Ditto	35	1.81 "
13	Do.	Do.	Jaripatka.	Bungalow Nos. 135 and 140.	Jaripatka.	37	1.42 "
14	Do.	Balaghat.	Balaghat.	Rifle Range.	Balaghat.	38	
15	Do.	Bhandara.	Bhandara.	Ditto	Bhandara.	39	
16	Do.	Buldhana.	Buldhana.	Ditto	Buldhana.	40	
17	Do.	Chanda.	Chanda.	Ditto	Chanda.	41	
18	Do.	Raipur.	Raipur.	Ditto	Raipur.	42	
19	C. P. and Berar.	Amraoti.	Amraoti.	Ditto	Amraoti.	43	62.10 acres.
20	Do.	Akola.	Akola.	Ditto	Akola.	44	
21	C. P.	Betul.	Betul.	Ditto	Betul.	45	
22	Central Provinces.		Chandameta (Parasia)	Ditto	Chandameta (Parasia)	46	
23	Do.	Damoh.	Damoh.	Ditto	Damoh.	47	
24	Do.	Mandla.	Mandla.	Ditto	Mandla.	48	
25	Do.	Hoshangabad.	Pachmarhi Plateau.	Battle Practice Area.	Pachmarhi Plateau.	49	12,290.71 acres.
26	Do.	Nagpur.	Mathani P. C. No. 2.	Camping ground.	9 1/2 miles from Nagpur on Bhandara Road.	50	39.47 "
27	Do.	Do.	Gada P. C. No. 14.	Ditto	Gada P. C. No. 14 Tah. Nagpur.	51	22.57 "
28	Do.	Do.	Koradi.	Ditto	7 miles from Nagpur.	52	102.28 "
29	Do.	Do.	Surgao.	Ditto	Tahsil Umrer.	53	2.80 "
30	Do.	Do.	Champar.	Ditto	Tahsil Umrer.	54	1.95 "
31	Do.	Do.	Mahalgao P. C. No. 16.	Ditto	10 1/2 miles from Nagpur.	55	5.48 "
32	Do.	Do.	Bori P. C. No. 59.	Ditto	18 Miles from Nag : on Nagpur Wardha Road.	56	6.52 "
33	Do.	Do.	Parsodi P. C. No. 39.	Ditto	9 miles from Nagpur.	57	9.25 "
34	Do.	Do.	Narkher P. C. No. 4.	Ditto	Tahsil Katol.	58	1.88 "
35	Do.	Do.	Saorgao P. C. No. 19.	Ditto	Ditto	59	2.05 "
36	Do.	Do.	Mansar.	Ditto	Tah. Ramtek. 25 miles from Nagpur on Nagpur Seoni Rd.	60	14.94 "



37	Do.	Do.	Deolapar.	Ditto	Tah. Ramtek 40 miles from Nagpur on Nagpur Seoni Road.	61	35.57	..
38	Do.	Do.	Kharbi.	Ditto	Kharbi.	62		
39	Do.	Do.	Pipla.	Ditto	Tah. Saoner 12½ miles from Nagpur on Nagpur Chhindwara Road.	63	22.28	..
40	Do.	Wardha.	Mouza Kelzar.	Ditto	18 miles from Wardha on Nagpur Wardha Road.	64	3.92	..
41	Do.	Do.	Seloo (Belgaon)	Ditto	10 miles from Wardha on Nagpur Wardha Road.	65	7.72	..
42	Do.	Do.	Mouza Yelikeli.	Ditto	5 miles Wardha from	66	8.95	..
43	Do.	Do.	Mouza Waifad.	Ditto	16 miles from Wardha.	67	9.65	..
44	Do.	Do.	Mouza Sindi.	Ditto	Tah. Wardha.	68	11.80	..
45	Do.	Do.	Higanghat (Proper).	Ditto	Tah. Higanghat.	69	25.38	..
46	Do.	Do.	Mandgaon.	Ditto	Tah. Higanghat.	70	16.45	..
47	Do.	Do.	Mouza Rohna.	Ditto	Tah. Arvi on Arvi Pulgaon Road.	71	6.00	..
48	Do.	Do.	Mouza Wadhona.	Ditto	Tah. Arvi on Anjani Wadhona Road.	72	0.50	..
49	Do.	Do.	Arvi Khas.	Ditto	On Arvi Pulgaon Road.	73	4.52	..
50	Do.	Do.	Maiwadi.	Ditto	Tah. Arvi on Arvi Pulgaon Road.	74	9.44	..
51	Do.	Chanda..	Khanji. P. C. No. 13.	Ditto	Tah. Warora in mile 2 on Warora Paltala Road.	75	40.67	..
52	Do.	Do.	Chichala.	Ditto	Tah. Warora.	76	10.15	..
53	Do.	Do.	Nagri P. C. No.1.	Ditto	Ditto	77	13.00	..
54	Do.	Jubbulpore.	Belhkaroo.	Ditto	12 miles from Jubbulpore on Jubb. : Damoh Road.	78	9.80	..
55	Do.	Do.	Katangi.	Ditto	24 miles from Jubbulpore on Jubb. Damoh Road.	79	20.80	..
56	Do.	Do.	Shahpura.	Ditto	20 miles from Jubbulpore.	80	7.84	..
57	Do.	Do.	Nigri.	Ditto	On Great Northern Road 10 miles from Jubb. :	81	16.56	..
58	Do.	Do.	Sukri.	Ditto	On Great Northern Road 20 miles from Jubb.	82	15.72	..
59	Do.	Do.	Kuria.	Ditto	..	83	..	..
60	Do.	Do.	Nimkhera.	Ditto	6 miles from Jubbulpore on Jubb. Mandla Road.	84	12.40	..
61	Do.	Do.	Panagar.	Ditto	10 miles from Jubbulpore on Mirzapur Road.	85	13.59	..
62	Do.	Do.	Mirganj.	Ditto	10 miles from Jubbulpore on Old Bombay Road.	86	10.80	..
63	Do.	Do.	Sleemabad..	Ditto	41 miles on Mirzapur Road.	87	60.16	..
64	Do.	Do.	Belheri.	Ditto	..	88	..	..
65	Do.	Do.	Murwara.	Ditto	58 miles from Jubbulpore on Mirzapur Road.	89	12.67	..
66	Do.	Do.	Buragarh.	Ditto	17 miles from Jubbulpore on Mirzapur Road.	90	18.15	..
67	Do.	Do.	Gosalpore.	Ditto	19 miles from Jubbulpore on Mirzapur Road.	91	42.83	..
68	Do.	Do.	Sehora.	Ditto	27 miles from Jubbulpore on Mirzapur Road.	92	59.03	..
69	Do.	Do.	Piprode.	Ditto	19 miles from Jubbulpore on Mirzapur Road.	93	14.45	..

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
CENTRAL PROVINCES— <i>contd.</i>							
70	Central Provinces.	Jubbulpore	Kailwada.	Camping ground	65 miles from Jubbulpore on Mirzapur Road.	94	8.82 acres.
71	Do.	Do.	Kuan.	Ditto	.....	95	..
72	Do.	Do.	Khandwara.	Ditto	.....	96	..
73	Do.	Do.	Kundum.	Ditto	.....	97	..
74	Do.	Do.	Khantara (Khamtara).	Ditto	.....	98	..
75	Do.	Do.	Pudaria.	Ditto	15 miles from Jubbulpore on Kundum Road.	99	19.68 „
76	Do.	Saugor	Parsoria.	Ditto	13 miles from Saugor on Saugor Damoh Road.	100	16.05 „
77	Do.	Do.	Chitora.	Ditto	10 miles from Saugor on Saugor Kareli Road.	101	21.68 „
78	Do.	Do.	Gamhiriya.	Ditto	.....	102	11.37 „
79	Do.	Do.	Sanodha.	Ditto	.....	103	25.82 „
80	Do.	Do.	Narwani.	Ditto	.....	104	7.56 „
81	Do.	Do.	Surkhi.	Ditto	16 miles from Saugor on Saugor Kareli Road.	105	20.40 „
82	Do.	Do.	Dongarsa.	Ditto	.....	106	24.74 „
83	Do.	Do.	Shahpur.	Ditto	.....	107	20.65 „
84	Do.	Do.	Mainpani.	Ditto	.....	108	9.29 „
85	Do.	Do.	Berkheri (Guru).	Ditto	.....	109	0.06 „
86	Do.	Do.	Rahatgarh.	Ditto	25 miles from Saugor on Saugor Rahatgarh Road.	110	35.21 „
87	Do.	Do.	Mundra Jarua-Khera.	Ditto	.....	111	12.96 „
88	Do.	Do.	Chakarpur.	Ditto	.....	112	11.81 „
89	Do.	Do.	Dhanora.	Ditto	3 miles from Bina on Bina Malhona Road.	113	51.61 „
90	Do.	Do.	Peparkhedi.	Ditto	.....	114	0.14 „
91	Do.	Do.	Padaria Berkheri.	Ditto	12 miles from Saugor on Saugor Damoh Road.	115	17.37 „
92	Do.	Do.	Nogaon.	Ditto	.....	116	0.99 „
93	Do.	Do.	Gugwara.	Ditto	.....	117	18.79 „
94	Do.	Do.	Jhunku.	Ditto	.....	118	21.18 „
95	Do.	Do.	Behrol.	Ditto	.....	119	9.71 „
96	Do.	Do.	Ishakpura.	Ditto	.....	120	6.42 „
97	Do.	Do.	Bamori.	Ditto	.....	121	14.10 „
98	Do.	Do.	Bhapel.	Ditto	9 miles from Saugor on Saugor Rahatgarh Road.	122	18.67 „
99	Do.	Do.	Tar-Kheda.	Ditto	.....	123	19.14 „
100	Do.	Do.	Ranipura.	Ditto	9 miles from Saugor on Saugor Jhanai Road.	124	24.66 „
101	Do.	Do.	Nariyali.	Ditto	.....	125	..
102	Do.	Do.	Karrapur.	Ditto	10 miles from Saugor on Saugor Cawnpore Road.	126	13.14 „
103	Do.	Do.	Garahkota.	Ditto	30 miles from Damoh on Saugor Damoh Road.	128	8.02 „

104	Do.	Do.	Gourjhamar	Ditto	29 miles from Saugor on Saugor Kareli Road.	129	6.72	"
105	Do.	Do.	Deori	Ditto	40 miles from Saugor on Saugor Kareli Road.	130	21.18	"
106	Do.	Do.	Mahrajpore	Ditto	48 miles from Saugor on Saugor Kareli Road.	131	21.29	"
107	Do.	Do.	Malthone	Ditto	40 miles from Saugor on Saugor Jhansi Road.	132	52.95	"
108	Do.	Do.	Rajwans	Ditto	28 miles from Saugor on Saugor Jhansi Road.	133	45.92	"
109	Do.	Do.	Bandri.	Ditto	18 miles from Saugor on Saugor Jhansi Road.	134	52.45	"
110	Do.	Do.	Banda	Ditto	20 miles from Saugor on Saugor Cawnpore Road.	135	38.21	"
111	Do.	Do.	Ruravan	Ditto	31 miles from Saugor on Saugor Cawnpore Road.	136	29.28	"
112	Do.	Do.	Shahgarh	Ditto	41 miles from Saugor on Saugor Cawnpore Road.	137	34.00	"
113	Do.	Do.	Hirapur	Ditto	49½ miles from Saugor on Saugor Cawnpore Road.	138	34.86	"
114	Do.	Do.	Maswasi	Ditto	.....	139	7.08	"
115	Do.	Do.	Biltara-Sadak	Ditto	10 miles from Saugor on Saugor Ghatpiparia Road.	140	17.63	"
116	Do.	Do.	Ghatpiparia	Ditto	21 miles from Damoh on Damoh Ghatpiparia Road.	141	31.25	"
117	Do.	Do.	Kumhari	Ditto	13 miles from Pateru on Pateru Sagoni Road and 30 miles from Damoh.	142	31.79	"
118	Do.	Do.	Nohta;	Ditto	14 miles from Damoh on Jubbulpore Damoh Road.	143	32.31	"
119	Do.	Do.	Jabera (Bhameri)	Ditto	25½ miles from Damoh on Jubbulpore Damoh Road.	144	14.10	"
120	Do.	Do.	Sigrampore	Ditto	33 miles from Damoh on Jubbulpore Damoh Road.	145	38.72	"
121	Do.	Do.	Bangaon	Ditto	12 miles from Damoh on Damoh Hatta Road.	146	26.85	"
122	Do.	Do.	Harat	Ditto	4 miles from Hatta on Hatta Kerbana Road.	147	6.40	"
123	Do.	Do.	Battiagarh	Ditto	.....	148	11.69	"
124	Do.	Do.	Barkhera	Ditto	9 miles from Hatta on Hatta Rajpura Road.	149	8.50	"
125	Do.	Do.	Jujhar	Ditto	.....	150	.....	"
126	Do.	Do.	Dholia Kheda (Hatta)	Ditto	1 mile from Hatta on Hatta Ranch Road.	151	10.22	"
127	Do.	Do.	Mala	Ditto	.....	152	.....	"
128	Do.	Do.	Hinota Kalan	Ditto	10 miles from Hatta on Hatta Gaisabad Road.	153	26.82	"
129	Do.	Do.	Gaisabad	Ditto	17 miles from Hatta	154	32.71	"
130	Do.	Do.	Bansa	Ditto	8 miles from Damoh on Saugor Damoh Road.	155	19.14	"
131	Do.	Do.	Damoh	Ditto	65 miles from Jubbulpore on Jubbulpore Damoh Road.	156	26.51	"
132	Do.	Do.	Narsingh Garh	Ditto	13 miles from Damoh on Damoh Narsingh Garh Road.	157	11.46	"
133	Do.	Do.	Karonda	Ditto	Tahsil Khurai	158	1.61	"

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
CENTRAL PROVINCES— <i>contd.</i>							
134	Central Provinces.	Hoshangabad	Itarsi-Pathrota . . .	Camping ground . . .	Tahsil Hoshangabad 14 miles from Hoshangabad on Hoshangabad Betul Road.	159 . . . . .	54.40 acres.
135	Do.	Do.	Kesla . . . . .	Ditto . . . . .	Do. 20 miles on Hoshangabad Betul Road.	160 . . . . .	21.83 "
136	Do.	Do.	Mehraghat and Deola . . .	Ditto . . . . .	Tahsil Hoshangabad . . . . .	161 . . . . .	40.45 "
137	Do.	Do.	Semri-Jamunia Harchand . . .	Ditto . . . . .	Ditto . . . . .	162 . . . . .	106.57 "
138	Do.	Do.	Khojanpore . . . . .	Ditto . . . . .	Ditto . . . . .	163 . . . . .	45.19 "
139	Do.	Do.	Silari-Hatwas : . . . . .	Ditto . . . . .	Do. 2 miles on Piparia Sandia Road.	164 . . . . .	61.93 "
140	Do.	Do.	Deogaon-Piparia . . . . .	Ditto . . . . .	Tahsil Hoshangabad . . . . .	165 . . . . .	21.38 "
141	Do.	Do.	Dokri-Kheda . . . . .	Ditto . . . . .	Do. 8 miles on Piparia Pachmarhi Road.	166 . . . . .	23.76 "
142	Do.	Do.	Matkup . . . . .	Ditto . . . . .	Do. 15 miles on ditto . . . . .	167 . . . . .	21.26 "
143	Do.	Do.	Singanama . . . . .	Ditto . . . . .	Do. 19 miles on ditto . . . . .	168 . . . . .	6.23 "
144	Do.	Do.	Pagara . . . . .	Ditto . . . . .	Do. 25 miles . . . . .	169 . . . . .	21.17 "
145	Do.	Do.	Babaj . . . . .	Ditto . . . . .	Do. 15 miles from Hoshangabad.	170 . . . . .	23.12 "
146	Do.	Do.	Dolaria . . . . .	Ditto . . . . .	Do. 22 miles do. . . . .	171 . . . . .	84.34 "
147	Do.	Do.	Hoshangabad (Khojanpur.) . . . . .	Ditto . . . . .	.....	172 . . . . .	45.19 "
148	Do.	Do.	Tawariver . . . . .	Ditto . . . . .	.....	173 . . . . .	40.45 "
149	Do.	Do.	Bankheri Railway Station. . . . .	Ditto . . . . .	Tahsil Hoshangabad . . . . .	174 . . . . .	64.61 "
150	Do.	Do.	Belkheri . . . . .	Ditto . . . . .	Do. Narsingpur 9 miles from Narsingpur.	175 . . . . .	47.08 "
151	Do.	Do.	Palamandai . . . . .	Ditto . . . . .	Tahsil Narsingpur 8 miles from Deo nagar.	176 . . . . .	40.84 "
152	Do.	Do.	Bamhni . . . . .	Ditto . . . . .	Tahsil Narsingpur . . . . .	177 . . . . .	7.56 "
153	Do.	Do.	Kareli . . . . .	Ditto . . . . .	Do. 10 miles from Narsingpur.	178 . . . . .	26.97 "
154	Do.	Do.	Paloha (Hibad) . . . . .	Ditto . . . . .	Tahsil Narsingpur . . . . .	179 . . . . .	20.28 "
155	Do.	Do.	Karpani . . . . .	Ditto . . . . .	Ditto . . . . .	180 . . . . .	15.89 "
156	Do.	Do.	Dilbri . . . . .	Ditto . . . . .	Ditto . . . . .	181 . . . . .	26.40 "
157	Do.	Do.	Narsingpur (Kandeli) . . . . .	Ditto . . . . .	.....	182 . . . . .	25.04 "
158	Do.	Do.	Bachai . . . . .	Ditto . . . . .	Tahsil Narsingpur . . . . .	183 . . . . .	37.73 "
159	Do.	Do.	Burhman Kalan . . . . .	Ditto . . . . .	Do. 15 miles from Kareli . . . . .	184 . . . . .	10.24 "
160	Do.	Do.	Jhansighat . . . . .	Ditto . . . . .	Do. 24 miles on old Bombay Road.	185 . . . . .	42.70 "
161	Do.	Do.	Panagar P. C. No. 47 . . . . .	Ditto . . . . .	Tahsil Gadawara on mile 96 old Bombay Road.	186 . . . . .	22.96 "
162	Do.	Do.	Naindna P. C. No. 44 . . . . .	Ditto . . . . .	Do. Old Bombay Road on 90 mile.	187 . . . . .	56.12 "
163	Do.	Do.	Khulrai . . . . .	Ditto . . . . .	Do. 5 miles from Bohmni Station.	188 . . . . .	39.64 "
164	Do.	Do.	Panari . . . . .	Ditto . . . . .	Do. Old Bombay Road on 71 mile.	189 . . . . .	39.55 "

165	Do.	Do.	Gadarwara P. C. No. 42.	Ditto	Old Bombay Road on mile 83 .	190	6.39	"
166	Do.	Do.	Umardha . . . . .	Ditto	Tahsil Sohagpore . . . . .	191	5.84	"
167	Do.	Do.	Jamunia . . . . .	Ditto	Ditto . . . . .	192	39.55	"
168	Do.	Do.	Sohagpur Railway Station.	Ditto	.....	193	44.12	"
169	Do.	Do.	Bhagwada . . . . .	Ditto	Tahsil Seoni . . . . .	194	7.69	"
170	Do.	Do.	Seoni Malwa . . . . .	Ditto	.....	195	..	..
171	Do.	Do.	Chhipabar . . . . .	Ditto	.....	196	..	..
172	Do.	Do.	Timarni . . . . .	Ditto	.....	197	..	..
173	Do.	Do.	Mandla . . . . .	Ditto	.....	198	..	..
174	Do.	Do.	Denthi . . . . .	Ditto	.....	199	..	..
175	Do.	Do.	Sua-Talao . . . . .	Ditto	On 18 miles from Kareli . . . . .	200	20.28	"
176	Do.	Do.	Chhota-Chhindwara . . . . .	Ditto	Old Bombay Road on 31st mile.	201	9.02	"
177	Do.	Do.	Harda (Kulharda) . . . . .	Ditto	.....	202	8.45	"
178	Do.	Raipur	Rawanbhata . . . . .	Ditto	6 miles on Raipur Bilaspore Road.	203	15.84	"
179	Do.	Do.	Sankra . . . . .	Ditto	73 miles on Raipur Sambalpur Road.	204	2.77	"
180	Do.	Do.	Sarai-Pali . . . . .	Ditto	96 miles from Raipur on Raipur Sambalpur Road.	205	7.19	"
181	Do.	Do.	Telibandhar . . . . .	Ditto	.....	206	..	..
182	Do.	Do.	Nawagaon . . . . .	Ditto	.....	207	..	..
183	Do.	Do.	Arang . . . . .	Ditto	.....	208	..	..
184	Do.	Do.	Bodra . . . . .	Ditto	.....	209	..	..
185	Do.	Do.	Raja Sewaiya . . . . .	Ditto	.....	210	..	..
186	C. P. & Berar	Buldhana	Anjani Kd. . . . .	Ditto	Near Gaothan—41 mile of Jalana Road.	211	60 acres & 33 Guntas.	"
187	Do.	Do.	Dusarbid . . . . .	Ditto	Near 29th mile on the Nagpur Dak Line.	212	39 acres & 14 Guntas.	"
188	Do.	Do.	Kingaon Raja . . . . .	Ditto	Near 24th mile on the Nagpur Dak Line.	213	38.2 acres.	"
189	Do.	Yeotmal	Wun . . . . .	Ditto	In mile 67 on Leothmal Wun Road.	214	18.30	"
190	Do.	Do.	Kayar . . . . .	Ditto	On Dhanora Wun Road . . . . .	215	0.95	"
191	Do.	Do.	Mukatban . . . . .	Ditto	On Dhanora Wun Road . . . . .	216	28.12	"
192	Do.	Do.	Dhanora . . . . .	Ditto	On Wun Dhanora Road 10 miles from Badnera.	217	29.32	"
193	Central Provinces.	Betul	Chichanda . . . . .	Ditto	92 miles from Itarsi on Itarsi Itarsi Nagpur Road.	220	60.97	"
194	Do.	Do.	Kamath Multai . . . . .	Ditto	84 miles from Itarsi on Chhindwara Nagpur Road.	221	40.15	"
195	Do.	Do.	Sasundra . . . . .	Ditto	70 miles from Itarsi on Itarsi Nagpur Road.	222	47.32	"
196	Do.	Do.	Betul Badnur . . . . .	Ditto	55 miles from Itarsi . . . . .	223	81.87	"
197	Do.	Do.	Shahpur . . . . .	Ditto	.....	224	4.79	"
198	Do.	Do.	Nimpari . . . . .	Ditto	.....	226	10.20	"
199	Do.	Nimar	Deshgaon . . . . .	Ditto	15 miles from Khandwa on Khandwa Indore Road.	227	21.20	"
200	Do.	Do.	Mortakka . . . . .	Ditto	.....	228	15.75	"
201	Do.	Do.	Harsud . . . . .	Ditto	.....	229	1.52	"
202	C. P. & Berar	Drug	Bhilai . . . . .	Ditto	.....	235	9.75	"
203	Do.	Akola	Pimpri . . . . .	Ditto	Basim Taluq. 11 miles from Malegaon.	236	12.3	"
204	Do.	Do.	Chandas . . . . .	Ditto	Basim Taluq. 10 miles from Malegaon.	237	15.67	"

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
C. P. & BERAR— <i>contd.</i>							
205	C. P. & Berar.	Akola	Malegaon Jagir	Camping ground	.....	238	.. acres.
206	Do.	Do.	Basim	Ditto	51 miles from Akola	239	43.95 "
207	Do.	Do.	Pardi Takmore	Ditto	92 miles from Akola	240	35.17 "
208	Do.	Akola (Mang-rulpir Taluq.)	Bitoda	Ditto	12 miles from Basim	241	34.5 "
209	Do.	Do.	Mangrulpir	Ditto	36 miles from Akola	242	33.22 "
210	Do.	Do.	Seoni	Ditto	30 miles from Basim	243	4.4 "
211	Do.	Akola (Murta-zapur Taluq.)	Karanja	Ditto	40 miles from Basim	244	30.5 "
212	Do.	Do.	Dondak Bk.	Ditto	11 miles from Karanja	245	13.95 "
213	Do.	Do.	Bhamb	Ditto	30 miles from Karanja	246	18.52 "
214	Central Pro- vinces.	Chhindwara	Chhindwara Khas.	Ditto	.....	247	8.26 "
215	Do.	Do.	Umaria (Bhand)	Ditto	Tahsil Chhindwara. 12 miles on Chhindwara Seoni Road.	248	7.95 "
216	Do.	Do.	Rohna	Ditto	Tahsil Chhindwara. In mile 30 of Chhindwara-Nagpur Road.	249	8.26 "
217	Do.	Do.	Khirsadoh	Ditto	Tahsil Chhindwara in mile 16 of Chhindwara-Matkuli Road.	250	8.08 "
218	Do.	Do.	Belgaon	Ditto	Tahsil Chhindwara in mile 21 on Chhindwara-Matkuli Road.	251	8.00 "
219	Do.	Do.	Umranalla	Ditto	Tahsil Chhindwara in 15 of Nagpur Chhindwara Road.	252	8.16 "
220	Do.	Do.	Tamia	Ditto	Tahsil Chhindwara in 35 miles on Chhindwara Matkuli Road.	253	8.23 "
221	Do.	Do.	Delakhari	Ditto	Tahsil Chhindwara	254	8.55 "
222	Do.	Do.	Seoni Khas	Ditto	86 miles from Jubbulpore on Jubbulpore-Nagpur Road.	255	27.95 "
223	Do.	Do.	Bandole	Ditto	Tahsil Seoni. 76 miles from Jubbulpore on Jubbulpore-Seoni Road.	256	33.06 "
224	Do.	Do.	Mohgaon	Ditto	Tahsil Seoni. 99 miles from Jubbulpore on Jubbulpore-Nagpur Road.	257	28.25 "
225	Do.	Do.	Khawasa	Ditto	Tahsil Seoni 115 miles from Jubbulpore on Jubbulpore-Seoni-Nagpur Road.	258	28.10 "
226	Do.	Do.	Phulera	Ditto	Tahsil Seoni 9 miles on Seoni-Chhindwara Road.	259	2.00 "
227	Do.	Do.	Korai	Ditto	Tahsil Seoni on 107 miles from Jubbulpore on Nagpur-Seoni Road.	260	23.78 "
228	Do.	Do.	Amarwara Khas	Ditto	.....	261	8.00 "
229	Do.	Do.	Jungawani	Ditto	Tahsil Amarwara	262	8.35 "
230	Do.	Do.	Singhodi	Ditto	Ditto	263	10.00 "
231	Do.	Do.	Bodhana	Ditto	Ditto	264	8.12 "
232	Do.	Do.	Harrai	Ditto	Ditto	265	7.96 "

233	Do.	Do.	Chaurai	Ditto	Tahsil Amarwara. 21 miles on Chhindwara Seoni Road.	266	913	"
234	Do.	Do.	Boregaon	Ditto	Tahsil Sansar. In mile 42 of Chhindwara-Nagpur Road.	267	10.72	"
235	Do.	Do.	Lakhnadon Khas	Ditto	48 miles from Jubbulpore on Seoni-Jubbulpore Road.	268	33.29	"
236	Do.	Do.	Chhapara	Ditto	Tahsil Lakhnadon. 65 miles from Jubbulpore on Seoni-Jubbulpore Road.	269	28.28	"
237	Do.	Do.	Dhooma	Ditto	Tahsil Lakhnadon. 35 miles from Jubbulpore on Jubbulpore-Nagpur Road.	270	34.07	"
238	Do.	Do.	Ganesbgunj	Ditto	Tahsil Lakhnadon 56 miles from Jubbulpore on Jubbulpore-Seoni-Nagpur Road.	271	16.26	"
239	Do.	Do.	Ekalbehri	Ditto	....	272	..	
240	Do.	Do.	Bamhni	Ditto	....	273	..	
241	Do.	Do.	Tigaon	Ditto	....	274	..	
242	Do.	Do.	Sis Diwan (Seoni)	Ditto	....	275	..	
243	Do.	Bhandara	Bhandara P. C. 22	Ditto	On great Eastern Road near Wainganga Bridge mile No. 39.	276	14.98	"
244	Do.	Do.	Dongargaon. P. C. 3	Ditto	On Great Eastern Road mile 75 from Nagpur.	277	15.37	"
245	Do.	Do.	Deori (Keshori) P. C. 36	Ditto	On Great Eastern Road 89 mile from Nagpur.	278	17.20	"
246	C. P. & Berar	Amraoti. (Chandar Taluq).	Shewangaon Survey No. 115/2.	Ditto	Chandar Taluq	279	3.00	"
247	Do.	Amraoti	Rahatgaon S. No. 49	Ditto	Amraoti Taluq	279-A	3	14
248	Do.	Do.	Issapur S. No. 7/1 & 7/2.	Ditto	Chandar Taluq	280	4	24
249	Do.	Do.	Rajapeth—3/2	Military Purposes	Amraoti camp and town at 2 miles and 3 furlongs.	280-A	8	..
250	Do.	Do.	Talegaon Dashasar S. No. 140.	Ditto	Chandar Taluq	280-B	7	13
251	Do.	Do.	Belura S. No. 37	Ditto	Ditto	280-C	7	15
252	Do.	Do.	Dhaznak S. No. 92	Ditto	Ditto	280/4	12	39
253	Do.	Do.	Rasulpur Yarad S. No. 4	Ditto	Morai Taluq	280/5	17	16
254	Do.	Do.	Warud S. No. 517	Ditto	Ditto	280/6	1	28
255	Do.	Do.	Hiwara S. No. 4	Ditto	Ellichpur Taluq	280/7	21	39
256	Do.	Do.	Surwada S. No. 41	Ditto	Ditto	280/8	6	37
257	Do.	Do.	Paratwada S. No. 4	Ditto	Ditto	280/23	289	3
258	Do.	Do.	Paratwada S. No. 11	Ditto	Ditto	280/24	3	20
259	Do.	Do.	Paratwada S. No. 13	Ditto	Ditto	280/25	8	15
260	Do.	Do.	Paratwada S. No. 21	Ditto	Ditto	280/26	1	5
261	Do.	Do.	Paratwada S. No. 26	Ditto	Ditto	280/27	7	23
262	Do.	Do.	Paratwada S. No. 25	Ditto	Ditto	280/28	20	34
263	Do.	Do.	Paratwada S. No. 36	Ditto	Ditto	280/29	2	34
264	Do.	Do.	Paratwada S. No. 39	Ditto	Ditto	280/30	2	29
265	Do.	Do.	Paratwada S. No. 41	Ditto	Ditto	280/31	1	12
266	Do.	Do.	Paratwada S. No. 2	Ditto	Ditto	280/32	0	25
267	Do.	Do.	Paratwada—Gothan	Ditto	Ditto	280/33	21	34
268	Do.	Do.	Ditto	Ditto	Ditto	280/34	4	12
269	Do.	Do.	Ditto	Ditto	Ditto	280/35	19	28
270	Do.	Do.	Ditto	Ditto	Ditto	280/36	7	0

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
<b>C. P. &amp; BERAR—concd.</b>							
271	C. P. & Berar.	Amraoti .	Paratwada—Gothan .	Military Purposes . . .	Ellichpur Taluq . . .	280/37 . . . . .	3 25
272	Do.	Do. .	Ditto . . .	Ditto . . . . .	Ditto . . . . .	280/38 . . . . .	2 0
273	Do.	Do. .	Ditto . . .	Ditto . . . . .	Ditto . . . . .	280/39 . . . . .	10 2
274	Do.	Do. .	Yeoda S. No. 277 F Class	Ditto . . . . .	Daryapur Taluq . . .	280/50 . . . . .	9 13
275	Do.	Do. .	Kapustalni 265 . . .	Ditto . . . . .	Ditto . . . . .	280/51 . . . . .	10 26
276	Do.	Do. .	Khel Krishnaji S. No. 78 F Class.	Ditto . . . . .	Ditto . . . . .	280/52 . . . . .	13 1
277	Do.	Do. .	Nandgaon Peth . . .	Camping ground . . .	Mile No. 9 of Amraoti Wardha Road.	280/53 . . . . .	.. ..
278	Central Provinces.	Jubbulpore	Bandhai . . .	Grass Farm . . . . .	Tahsil Sehora . . . .	282 . . . . .	2.69 acres.
279	Do.	Do. .	Temar . . . . .	Ditto . . . . .	.....	284 . . . . .	7.40 „
280	Do.	Do. .	Saleemnabad . . .	Ditto . . . . .	Near Railway Station .	285 . . . . .	2.63 „
281	Do.	Nagpur .	Karadi . . . . .	Ditto . . . . .	.....	290 . . . . .	75.73 „
282	Do.	..	Dhamangaon . . .	One Military War Grave maintained by the P. W. D.	.....	.....	.....
283	Do.	..	Takli Cemetery . .	Four Military War Graves maintained by the P. W. D.	.....	.....	.....
<b>SIND.</b>							
1	Sind .	Karachi .	Karachi . . . . .	Hab river camp road . .	Karachi to Hab river .	Not known . . . . .	A. G. 5 13
2	Do.	Do. .	Ditto . . . . .	Site of deserted sanitorium and number of small hand worked stone quarries marked by local labour.	Gisrie . . . . .	Ditto . . . . .	324.01 acres.
3	Do.	Hyderabad (Sind)	Gidu . . . . .	Danger zone of Kotri Bridge .	Left Bank River Indus .	Ditto . . . . .	75 acres approx.
4	Do.	Dadu . .	Kotri . . . . .	Rifle Ranges . . . . .	Near Kotri . . . . .	Ditto . . . . .	19 24
5	Do.	Sukkur .	Sukkur . . . . .	Mohammedan Tomb and Road	Near Adam Shah hill including City S. No. E/261.	92 . . . . .	7 5
6	Do.	Do. .	Ditto . . . . .	Zindapir . . . . .	Near Sukkur Bridge . .	S. No. 4/6, C/543, C/544 and A/2	22 24
7	Do.	Do. .	Rohri . . . . .	Bridge zone, vacant . . .	Near Civil Court, Rohri .	32 . . . . .	2 0
8	Do.	Do. .	Ditto . . . . .	River Bed, vacant . . .	Rohri . . . . .	Not known . . . . .	10 0
9	Do.	Do. .	Ditto . . . . .	Reserved for camping ground	Deh Ubairo . . . . .	114-107 . . . . .	8 22
10	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Vasti . . . . .	208 and 209 . . . . .	4 5
11	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Ranwati . . . . .	67 . . . . .	2 29
12	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Mohamedpur . . . . .	171 . . . . .	3 16
13	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Likpur . . . . .	435 . . . . .	2 24
14	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Shahwali . . . . .	96 . . . . .	4 37
15	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Kumbra . . . . .	176 . . . . .	2 9
16	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Kumushahid . . .	191 . . . . .	2 0
17	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Mari . . . . .	22 . . . . .	2 31
18	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Reti . . . . .	244 . . . . .	2 14
19	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Miani Mahuk . . .	120 . . . . .	4 14
20	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deharki . . . . .	293 and 294 . . . . .	8 32
21	Do.	Do. .	Ditto . . . . .	Ditto . . . . .	Deh Khenju . . . . .	Not known . . . . .	11 30



**No. 236.**—For the purposes of clause (a) of sub-section (1) of Section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands specified in the Schedule hereto annexed, together with the buildings situated thereon, have been retained by the Governor General in Council temporarily for the purpose of more advantageous disposal by sale or otherwise.

*Schedule.*

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB.							
1	Punjab	Sialkot	Ghumike	Camping Ground	On Road leading from Sialkot to Daska.	1851/795 and 1853/795	7.5 acres.
2	Do.	Do.	Dhamtal	Ditto	At 37½ miles on Batala-Sialkot Road.	3016/175, 3017/175, 3018/175, 3019/175.	33.6 "
3	Do.	Do.	Tatla	Ditto	Half mile south-east of village	Tatla—1089/839 1089/838, 837, 838	21.3 "
4	Do.	Do.	Bhallowali	Ditto	East of road and near village	Bhallowali—245 } Biharipure—226. }	34.5 "
5	Do.	Do.	Dharam kot	Ditto	West of and near Road	131, 132, 460	74.2 "
6	Do.	Do.	Sialkot	M. E. S. Brickfield	Outside Sialkot Cantonment north of the River Palkhu.	290, 389/1, 390, 391/1, 392/1, 393/1, 394/1, 395/1, 616, 687/1, 688/1, 689, 691 to 695, 697, 698, 699/1 700/1, 703/1, 704/ to 715, 717 to 722.	12 "
7	Do.	Gujrat	Kunjah	Camping Ground	Near Kunjah Police Station	Not known	1.70 "
8	Do.	Do.	Dinga	Ditto	Near Village	4120	5.15 "
9	Do.	Do.	Kotli Afghanan	Ditto	Ditto	268	3.45 "
10	Do.	Do.	Badshahpur	Ditto	Near village and 3 miles west of Railway Station Haria.	2198	15.25 "
11	Do.	Do.	Pahrianwali	Ditto	Half mile north of village	Chak Zahir—386, 387, 388 Kot Bulleh Shah—1, 5, 543/451 Hajiranwala—181, 182 Sohawa Waraichan—1017 and 1057	8.81 "
12	Do.	Do.	Kathala Khurd	Ditto	Not known	2314/1231, 2315/1231, 2318/1233, 2319/1233, 1235, 1237/1.	15.55 "
13	Do.	Do.	Kathala	Ditto	Near village	Kathala—205 Saman—82	52.13 "
14	Do.	Do.	Phalia	Ditto	At 25½ miles on Mahiwal Main Road.	Chak Gazi—114, 115 and 116 622, 623, 624, 625, 626, 628, 630, to 636, 854/627, 855/627, 856/627.	7.1 "
15	Do.	Do.	Ranmal	Ditto	One mile east of village	746/2, 802, 851/2, 852	36.24 "
16	Do.	Jhelum	Chakwal	Ditto	Near Civil Rest House	2348, 2349 and 2350	8.92 "
17	Do.	Do.	Kallar Kahar	Ditto	Near village	2012	1.55 "
18	Do.	Rawalpindi	Left west curtain Redoubt	Vacant land	3 miles south-west of Rawalpindi Cantonment.	Lakhan—1573 Jhaware—220 Mohri Gazan—306 and 311	19.67 "

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB— <i>contd.</i>							
19	Punjab	Rawalpindi	Right west curtain Redoubt.	Vacant land . . . .	3½ miles south-west of Rawalpindi Cantonment.	Mohri Gazan—152 Chak Jalaludin—746, 750 Chahur—1397 Misrial—545	13.20 acres.
20	Do.	Do.	Misrial Redoubt . . .	Ditto . . . . .	3½ miles west of Rawalpindi Cantonment.	Misrial—33 Siham—1500	37.76 „
21	Do.	Do.	Well near Misrial Redoubt.	Disused well and vacant land	Ditto ditto . .	Churharpal—507	0.33 „
22	Do.	Do.	Patta Redoubt . . .	Vacant land . . . .	4½ miles west of Rawalpindi Cantonment.	Siham—1676	14.91 „
23	Do.	Do.	Chakra Redoubt . . .	Ditto . . . . .	6 miles to south-west of Rawalpindi Cantonment.	Garja Dhok—124 Chak Jalal Din—1 and 2 Chakra—275	82.72 „
24	Do.	Do.	Well near Chakra Redoubt.	Disused well and vacant land .	Ditto ditto . .	Chakra—225	0.61 „
25	Do.	Do.	One tree Hill Redoubt and Battery.	Vacant land. . . . .	6 miles west of Rawalpindi Cantonment.	Sheikhpur—1969	31.16 „
26	Do.	Do.	Thomar Redoubt . . .	Ditto . . . . .	5½ miles North-west of Rawalpindi Cantonment.	Nothia—395 Chhelo—662	24.73 „
27	Do.	Do.	Miran Dhok Redoubt . .	Ditto . . . . .	7½ miles North-west of Rawalpindi Cantonment.	Thila Saiyadam—340 Jhan—1 and 223 Chhelo—509	29.54 „
28	Do.	Do.	Tank near Miran Dhok Redoubt.	Disused tank and vacant land .	Ditto ditto . .	Maira Sambal Jafar—397 Chhelo—519	4.16 „
29	Do.	Do.	Haripur Road Redoubt and Battery.	Vacant land . . . . .	9 miles North-west of Rawalpindi Cantonment.	Badia Rusmat Khan—9, 123, 124, 141, 142, 153, 152, 143, 154, 165, 274. Badia Qadir Bux—211	24.89 „
30	Do.	Do.	Tulsa Battery . . . .	Ditto . . . . .	1½ miles South-west of Rawalpindi Arsenal.	Tulsa—530 and 564	28.29 „
31	Do.	Do.	“ H ” Battery . . . .	Ditto . . . . .	2 miles South-west of Rawalpindi Arsenal.	Dhaman—417	9.50 „
32	Do.	Do.	“ I ” Battery . . . .	Ditto . . . . .	3 miles South-west of Rawalpindi Arsenal.	Dhaman—377	4.61 „
33	Do.	Do.	“ K ” Battery . . . .	Ditto . . . . .	4½ miles South-west of Rawalpindi Cantonment.	Jarahi—771	32.42 „
34	Do.	Do.	Right Murgha Redoubt	Ditto . . . . .	3 miles South-west of Attock Oil Company.	Murgha—1569	23.96 „
35	Do.	Do.	Left Murgha Redoubt .	Ditto . . . . .	2 miles South-west of Attock Oil Company.	Murgha—1234 and 1245	45.95 „
36	Do.	Do.	Kahuta . . . . .	Camping Ground . . . .	South of village . . . .	588	2.85 „
37	Do.	Do.	Jatli . . . . .	Ditto . . . . .	½ mile West of the village .	2634/33, 2635/33, 2732/2636	21.64 „ (0.39 acres under a burial ground.)
38	Do.	Attock	Chhoi . . . . .	Ditto . . . . .	South-east of Rest House .	Chhoi Gariala—1405 and 1409	23.10 acres.
39	Do.	Do.	Dandi . . . . .	Ditto . . . . .	2 miles from Pindi Gheb .	1659, 1857, 1860, 2497	4.5 „

40	Do.	Do.	Nakka Kalan	Ditto	Near Rest House	4151	22.018
41	Do.	Do.	Thatti Nur Ahmad Shah	Ditto	Near village	694 and 712	3.83
42	Do.	Do.	Lakarnar	Ditto	Near Serai East of village	1553, 8428/1561, and 8429/1561	17.58
43	Do.	Do.	Cocheri	Ditto	Not known	Not known	Not known
44	Do.	Do.	Campbellpore	M. E. S. Brickfield	East of Cantonment Boundary Pillar No. 34 and 35.	731 to 738, 748, 749 and 752	12.85 acres.
1	Punjab	Ambala	Village Sohampur (Camping Ground Chappar.)	Camping Ground	Situated in Village Sohampur	....	34.13 acres.
2	Do.	Do.	Kharar	Ditto	Near District Board Rest House	812	17.91
3	Do.	Do.	Morinda	Ditto	Near Railway Station, Morinda.	4782/3215, 3216, 3217, 3218	17.56
4	Do.	Do.	Adhoya	Ditto	Near the Abadi of Adhoya (Village Mussalmanan.)	1076	23.22
5	Do.	Do.	Mulana	Ditto	Situated in Patti Bhageru	1181 to 1194	33.52
6	Do.	Do.	Kurali	Ditto	Near District Board Dispensary.	2091	4.29
7	Do.	Amritsar	Tahsil Ajnala (Camping Ground Ajnala.)	Ghair mumkan partly cultivated.	Amritsar Sialkot Road	1331 to 1337 and 1066	35.10
8	Do.	Do.	Tahsil Taran Taran Camping Ground Jhabal Kalan.	Ghair mumkin	Amritsar Ferozepur Road	1596	17.36
9	Do.	Do.	Tahsil Taran Taran Camping Ground Sirhali Kalan.	Ghair mumkin and banjar qadim	Amritsar Harike Pattan (Ferry Road.)	944 to 957, 961 976, 990, 988, 989, 962 to 975, 977 to 987.	34.50
10	Do.	Do.	Tahsil Taran Taran Camping Ground Taran Taran in village Taran Taran and Muradpura.	Ghair mumkin	Taran Taran city	437, 1359	6.11
11	Do.	Do.	Tahsil Ajnala Camping Ground Raja Sansi.	Ditto	Amritsar Silakot Road :	1544 to 1546	23.16
12	Do.	Do.	Tahsil Amritsar Camping Ground Chima Bath.	Ditto	On Grand Trunk Road	975	21.28
13	Do.	Do.	Tahsil Amritsar Camping Ground Mahl.	Ghair mumkin and cultivated	Amritsar city	1453/568, 1471/564, 1474/565, 1477/566, 1483/569, 1486/574, 1489/576, 1492/578, 1495/579, 1500/582, 1505/583, 1508/591, 1511/597, 1514/598, 1517/600, 1519/602, 1535/1389, 1392, 1393, 1394, 1395, 1391.	65.39
14	Do.	Do.	Tahsil Amritsar Camping Ground Kathu Nangal.	Ditto	Amritsar Pathankot Road	1605, 1606	26.80
15	Do.	Do.	Tahsil Amritsar Camping Ground Gantala.	Ditto	Amritsar City	787, 3880, 3881, 3886, 3910 to 3921.	229.41
16	Do.	Dera Ghazi Khan.	Jampur	Camping Ground under cultivation.	Jampur	1531	..
17	Do.	Do.	Dalana	Camping ground	Dalana	526, 524, 555	..
18	Do.	Do.	Draman	Ditto	Draman	3857, 624, 910	..
19	Do.	Do.	Kala	Ditto	Kala	98	..
20	Do.	Do.	Ahmadani	Ditto	Ahmadani	480 to 485, 491	..
21	Do.	Do.	Retra (Malkana)	Ditto	Retra	612	..
22	Do.	Do.	Taunsa	Ditto	Taunsa	368	..
23	Do.	Do.	Rajan Pur	Camping Ground under cultivation.	Rajan Pur	2531, 2661 to 2665, 2668, 2671, 2673, 2674.	..
24	Do.	Do.	Nutkani	Camping Ground	Nutkani	1640, 1641, 1700 to 1703	..

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB— <i>contd.</i>							
25	Punjab	Dera Ghazi Khan	Rajan Pur . . .	Camping Ground cultivated .	Rajan Pur . . .	2528 to 2530, 2532 to 2546, 2630 to 2631, 2658 to 2660, 2666, 2667, 2669, 2670, 2672, 2677 to 2681, 2684.	..
26	Do.	Do.	Kuluwal . . .	Camping Ground . . .	Kuluwal . . .	354 . . .	..
27	Do.	Do.	Shah Sadar Din . . .	Ditto . . .	Shah Sadar Din . . .	439 to 944 . . .	..
28	Do.	Do.	Kot Chhutta . . .	Ditto . . .	Kot Chhutta . . .	3841 to 3845/1752 . . .	..
29	Do.	Do.	Mohammad Pur . . .	Ditto . . .	Mohammad Pur . . .	213-2548/236-237 . . .	..
30	Do.	Do.	Fazal Pur . . .	Ditto . . .	Fazal Pur . . .	1398 to 1401 . . .	..
31	Do.	Do.	Murghai . . .	Ditto . . .	Murghai . . .	320, 322, 131 . . .	..
32	Do.	Do.	Umer Kot . . .	Ditto . . .	Umer Kot . . .	171 . . .	..
33	Do.	Do.	Dajal . . .	Ditto . . .	Dajal . . .	24, 24/1 . . .	..
34	Do.	Do.	Vehoa . . .	Ditto . . .	Vehoa . . .	3216, 3219, 3224, 3236, 3237, 3241 to 3250, 2768, 2770 to 2779, 2781 to 2783.	..
35	Do.	Do.	Jhoke Bado . . .	Ditto . . .	Jhoke Bado . . .	1886, 43 . . .	4.13 acres.
36	Do.	Do.	Mang Rotha . . .	Ditto . . .	Mang Rotha . . .	706, 1557 1558, 1540 . . .	..
37	Do.	Do.	Kot Mahai . . .	Ditto . . .	Kot Mahai . . .	135 . . .	..
38	Do.	Do.	Mumdari . . .	Ditto . . .	Mumdari . . .	1301 . . .	..
39	Do.	Do.	Ganehar . . .	Ditto . . .	Ganehar . . .	87, 99, 100, 104 . . .	..
40	Do.	Do.	Harranda . . .	Ditto . . .	Harranda . . .	910 . . .	..
41	Do.	Do.	Drigri . . .	Ditto . . .	Drigri . . .	59, 60 . . .	..
42	Do.	Do.	Khar . . .	Ditto . . .	Khar . . .	Not available. . .	..
43	Do.	Ferozepur	Ferozepur Tahsil Camp- ing Ground Mudki.	Ditto . . .	Village Mudki . . .	425 . . .	34.06 acres.
44	Do.	Do.	Camping Ground Zera Khas.	Camping Ground and cattle pond.	Village Zira Khas . . .	2978 . . .	2.02 „
45	Do.	Do.	Tahsil Moga, Camping Ground Mehna.	Camping Ground including Bardashat Khana and under cultivation.	Village Mehna . . .	285 . . .	68.33 „
46	Do.	Do.	Tahsil Moga Camping Ground Dagru.	Camping Ground and Sarai .	Village Dagru . . .	1581, 1588, 1731, 1582, 1583, 1584, 1585. . .	31.97 „
47	Do.	Do.	Tahsil Fazalka Camping Ground Lambi.	Camping ground cultivated and uncultivated.	Village Lambi . . .	466, 467, 470 . . .	37.20 „
48	Do.	Do.	Tahsil Fazalka Camping Ground Abohar.	Camping Ground under cultiva- tion.	Village Abohar . . .	2120, 2121, 2123, 2124 . . .	30.00 „
49	Do.	Do.	Tahsil Fazalka Camping Ground Fazalka.	Camping Ground . . .	Village Fazalka Khas . . .	21 to 31 . . .	8.37 „
50	Do.	Do.	Ferozepore Tahsil agri- cultural land camping ground Kul Garhi.	Camping Ground under cultiva- tion.	Village Kulgarhi . . .	272 . . .	12.00 „
51	Do.	Do.	Ferozepore Tahsil Camp- ing Ground Killi.	Ditto . . .	Village Killi . . .	127, 128, 131 to 146, 149 to 154 . . .	23.70 „
52	Do.	Do.	Mogha Tahsil Camping Ground Nidhan Wala.	Camping Ground and culti- vated area.	Village Nidhan Wala . . .	951, 1020 . . .	39.67 „
53	Do.	Do.	Tahsil Muktsar Camping Ground Mohan-ke-Hit- har.	Camping Ground cultivated .	Village Mohan-ke-Hithar . . .	1291 to 1296, 2202 to 2206, 2249 to 2253, 2259 2263.	17.11 „

54	Do.	Do.	Tahsil Muktsar (Camping ground Saidke Mohan).	Camping ground	V. Said Ke Mohan	28 to 31, 300 to 302	5.08 acres.
55	Do.	Do.	Tahsil Muktsar (Rev. Estate Bhagike, C. G. Ladhuwala).	Cultivated and uncultivated	V. Lodhuwala	56 to 76, 80 to 88, 93 to 95, 244 to 227, 232 to 235, 427, 428.	48.76 "
56	Do.	Do.	Tahsil Muktsar (Camping ground Mohar Singh wala uttar Rev. Estate Bhageke).	Camping ground	V. Mohan Singh wala Attar	161 to 163, 166	2.37 "
57	Do.	Do.	Tahsil Muktsar Rev. Estate Bhageke, Camping ground Sohna Sundar.	Cultivated and uncultivated	V. Sohna Sundar	380 to 384, 393	5.50 "
58	Do.	Do.	Tahsil Muktsar (Camping ground Bhangewala).	Camping ground	Village Bhangewala	303, 304	0.37 "
59	Do.	Do.	Tahsil Muktsar (Camping ground Muktsar).	Ditto	Village Muktsarkhas	991, 992	6.05 "
60	Do.	Do.	Tahsil Fazilka Rev. Estate Fazilka (Camping ground Bodha).	Camping ground whole cultivated	Village Bodha	581, 585	3.50 "
61	Do.	Gurdaspur	C. G. Bedipur	Camping ground	Bedipur	106	15.39 "
62	Do.	Do.	C. G. Bakhewal	Ditto	Bhakhewal	543	17.20 "
63	Do.	Do.	Triman (C. Ground Wazirpur Jattan).	Ditto	Wazirpur Jattan	33 to 38, 230/39, 338/319, 317/229, 337/319, 318/229, 536/519, 22, 54 68, 136, 46, 47, 166/48, 49, 50, 453.	34.19 "
64	Do.	Do.	C. G. Chak Ishar	Agricultural land	Chak Ishar	1352	23.50 "
65	Do.	Do.	C. G. Chak Bhupa	Ditto	Chak Bhupa	1623, 1624	8.25 "
66	Do.	Do.	Camping ground Ghona	Waste Land	Ghona	1984 to 1994	33.50 "
67	Do.	Do.	Dial Pur	Ditto	Dialpur	133/1, 2	8.56 "
68	Do.	Gurgoan	Arangpur or Badarpur	Camping ground	Arangpur or Badarpur	1284	23.562 "
69	Do.	Hissar	Bhaini	Ditto	Tahsil Hansi	3100	1.25 "
70	Do.	Do.	Mandhal Khurd	Ditto	Ditto	254, 257, 659	15.48 "
71	Do.	Do.	Sorkhi	Ditto	Ditto	993	32.77 "
72	Do.	Do.	Hansi (Kala Devi)	Ditto	Ditto	7609, 7611	31.92 "
73	Do.	Do.	Hansi (Delhi Darwaza)	Ditto	Ditto	6644	5.38 "
74	Do.	Do.	Agroha	Ditto	Tahsil Fateh Abad	1446	29.28 "
75	Do.	Do.	Fateh Abad-Basti Bhiwan	Ditto	Ditto	469-470	30.81 "
76	Do.	Do.	Naral-Jodhka	Ditto	Tahsil Sirsa	509, 514, 510, 114	59.91 "
77	Do.	Do.	Sirsa	Ditto	Ditto	274 to 280	35.28 "
78	Do.	Do.	Soberwala	Ditto	Ditto	351 to 353	32.94 "
79	Do.	Do.	Odhan	Ditto	Ditto	48 & 49	32.13 "
80	Do.	Do.	Dabwali	Ditto	Ditto	1388/762 and 1389/762	31.75 "
81	Do.	Do.	Barwala	Ditto	Tahsil Hissar	7573	3.34 "
82	Do.	Do.	Budhlada	Ditto	Ditto	2158	5.05 "
83	Do.	Do.	Bhawani Lohar	Ditto	Tahsil Bhawani	871/1	26.03 "
84	Do.	Do.	Narnaund	Ditto	Tahsil Hansi	306	24.55 "
85	Do.	Do.	Rania	Ditto	Tahsil Sirsa	3977/805	2.06 "
86	Do.	Hoshiarpur	Mahilpur	Ditto	Mahilpur	.....	12.88 "
87	Do.	Jhang	Tahsil Jhang Camping ground Loha Bhir.	Ditto	.....	.....	2.00 "
88	Do.	Do.	Tahsil Chinot Camping ground Rai Chand.	Ditto	.....	.....	15.00 "
89	Do.	Do.	Tahsil Shorkot Jala Bhawana.	Ditto	.....	.....	36.00 "
90	Do.	Jullundur	Yousafpur Dharewal	Ditto	Yousafpur Dharewal	2	1.99 "

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
PUNJAB—contd.							
91	Punjab	Jullundur	Jadla	Camping ground	Jadla	2326 to 2328	34.18 acres.
92	Do.	Karnal	Panipat	Ditto	Panipat	901	66.37 "
93	Do.	Do.	Gharaunda	Ditto	Gharaunda	2171 to 2175	67.00 "
94	Do.	Do.	Karnal	Ditto	Karnal	4840 to 4842, 4832	43.00 "
95	Do.	Ludhiana	Samrala	Ditto	Samrala	780-782	45.63 "
96	Do.	Do.	Dakha	Camping ground and building	Dakha	7129 Part	65.69 "
97	Do.	Do.	Jagroan	Camping ground	Agwar Gujran	1871, 5050, 7088, 5051-5054 to 5068.	65.75 "
98	Do.	Lahore	Sursingh	Military Land Vacant	Sursingh	....	3.42 "
99	Do.	Do.	Lulani	Military Land	Lulani	....	25.31 "
100	Do.	Do.	Khem Karan	Vacant	Khem Karan	....	6.87 "
101	Do.	Do.	Harike.	Ditto	Harike	....	9.00 "
102	Do.	Do.	Harbanspura	Ditto	Harbanspura	....	3.02 "
103	Do.	Do.	Kale	Leased out every year	Kale	....	3.90 "
104	Do.	Do.	Rookhanwala	Ditto	Rookhanwala	....	26.14 "
105	Do.	Do.	Taragarh	Vacant	Taragarh	....	8.76 "
106	Do.	Do.	Bhaganpura	Ditto	Bhaganpura	....	1.00 "
107	Do.	Do.	Algon	Camping ground	Algon	....	.43 acre.
108	Do.	Do.	Chunian	Ditto	Chunian	....	31.78 acres.
109	Do.	Do.	Rajowal	Ditto	Rajowal	....	7.76 "
110	Do.	Do.	Sarain Moghul	Ditto	Sarain Moghul	....	23.41 "
111	Do.	Do.	Wan Radha Ram	Ditto	Wan Radha Ram	....	22.96 "
112	Do.	Do.	Bhai Pheru	Ditto	Bhai Pheru	....	25.10 "
113	Do.	Do.	Ichhra	Military purpose	Ichhra	....	59.33 "
114	Do.	Do.	Taragarh	Vacant	Taragarh	....	3.36 "
115	Do.	Do.	Jamcoosa	Ditto	Jamcoosa	....	18.39 "
116	Do.	Do.	Fatehpur	Ditto	Fatehpur	....	4.06 "
117	Do.	Do.	Mian Mir	Military purposes	Mian Mir	....	2.65 "
118	Do.	Do.	Khai Hithar	Camping ground	Khai Hithar	....	15.12 "
119	Do.	Do.	Chobacha Guru Ram Rai	Military purpose	Chobacha Guru Ram Rai	....	3.93 "
120	Do.	Do.	Charar	Vacant for outlet of rain water	Charar	....	2.93 "
121	Do.	Do.	Bhikhewal	Rifle Range	Bhikhewal	....	174.56 "
122	Do.	Do.	Kahna Nau	Military purposes and vacant	Kahna Nau	....	114.62 "
123	Do.	Do.	Multan Road Rifle Range	Rifle Range	Mozang, Rajgarh and Nawan Kot.	....	13.88 "
124	Do.	Do.	Hanjarwal	Military purposes and vacant	Hanjarwal	....	343.75 "
125	Do.	Do.	Mauga	Camping ground	Mauga	....	37.46 "
126	Do.	Montgomery	Camping ground Kaura Shah.	Ditto	Situated on old route from Lahore to Multan.	61, 63, 9/33, 17/30, 24/27 and 26	..
127	Do.	Do.	Mirak	Ditto	Mirak	....	17.09 acres.
128	Do.	Do.	Sher Garh	Ditto	Sher Garh	....	2.025 "
129	Do.	Multan	Taragarh	Ditto	(Adi Bagh Taragarh)	....	2.3 "
130	Do.	Do.	Bawa Safra, Taraf Juma, Khalsan, Multan Tahsil.	Ditto	Bawa Safra, Taraf Juma Khalso	484 to 502, 504 to 508, 511 to 530	30.75 "
131	Do.	Do.	Tahsil Lodhran C. G. Adam Wahan.	Ditto	Adam Wahan	3401	0.26 acre.
132	Do.	Do.	Talam-Ba	Ditto	Talamba	....	38.79 acres.
133	Do.	Do.	Makhdumpur	Ditto	Makhdumpur	....	28.79 "

134	Do.	Do.	Bahawalpur	Ditto	Bahawalpur	2-77	"
135	Do.	Do.	Lodhran	Ditto	Lodhran	2-37	"
136	Do.	Do.	Lar	Ditto	Lar	3-18	"
137	Do.	Do.	Mati Tal	Ditto	Mati Tal	12-1	"
138	Do.	Do.	Narul	Ditto	Narul	13-68	"
139	Do.	Do.	Sahuka	Ditto	Sahuka	2-29	"
140	Do.	Do.	Luddan	Ditto	Luddan	3-6	"
141	Do.	Do.	Mitru	Ditto	Mitru	.79	acre.
142	Do.	Do.	Tibba	Ditto	Tibba	2-77	acres.
143	Do.	Do.	Suja-abad	Ditto	Suja-abad	2-2	"
144	Do.	Do.	Gowan	Ditto	Gowan	2-51	"
145	Do.	Do.	Koranga	Ditto	Koranga	34-2	"
146	Do.	Do.	Sher Shah	Ditto	Sher Shah	95-61	"
147	Do.	Muzaffargarh	Mahmoodkot	Ditto	Mahmoodkot	4262	
148	Do.	Do.	Gujrat	Ditto	Ditto	3148	
149	Do.	Do.	Munda.	Camping ground attached to the Police Rest House.	Ditto	1527	
150	Do.	Do.	Sarwan	Camping ground	3143, 3145		
151	Do.	Do.	Tahsil Rohtak (Camping ground Rohatak).	Parao Ghair-Mumkin	8070		5-09 acres.
152	Do.	Do.	Tahsil Rohtak (Camping ground Sampla).	Ditto	Near P. W. D. Rest House on Rohtak Sonapat Road.	568	20-03 "
153	Do.	Do.	Tahsil Gohana (Camping ground Gohana).	Ditto	Adjacent to Abadi on Rohtak Delhi Road.	1725, 1730, 1731	1-65 "
154	Do.	Do.	Tahsil Gohana (Camping ground Madina Korsan)	Barani, Banjar, Jadid, Banjar Qadim, Ghair mumkin.	Near Tahsil at a distance of $\frac{1}{2}$ mile from Abadi.	3597, 3599	34-47 "
155	Do.	Do.	Tahsil Gohana (Camping ground Mehm).	Ghair Mumkin	Adjacent to abadi on Rohtak Hissar Road.	1068 to 1071, 840	32-59 "
156	Do.	Do.	Tahsil Sonapat (Camping ground Bari).	Ghair-mumkin Parao and Bar-dashat Khana.	At a distance of $\frac{1}{2}$ mile from Abadi on Rohtak Hissar Road.	1250, 1251	35-62 "
157	Do.	Sheikhupura	Camping ground Mandiali.	Ghairmumkin Parao	At a distance of $2\frac{1}{2}$ miles from Abadi on G. T. Road.	847, 871, 871/1	11-11 "
					On Lahore Pindi Bhattian Road, 12 miles from Lahore.		
NORTH-WEST FRONTIER PROVINCE.							
1	North - West Frontier Province.	Mardan	Jalala	Jalala Fort	Mile 28, west of Nowshera-Chakdara-Chitral Road, Tehsil Mardan.	1922, 1924 and 1935 of Mauza Jalala.	0-83 acre.
2	Do.	Peshawar	Peshawar	Cultivated land	On Jamrud Road in village Regilalam, Tehsil, Peshawar.	1210 and 1291 to 1483 of Mauza Regilalam.	1064-81 acres.
3	Do.	Do.	Do.	Ditto	On Jamrud Road in village Malakander, Tehsil Peshawar.	9, 11-15, 17-19, 21, 25-31, 35, 36, 38, 39, 42, 43, 46, 48, 49, 76, 78, 80, 8-100, 102-120, 123-126, 136, 137, 161, 162, 164, 165, 168-174, 177, 179, 181-196, 198-215, 215, 218-229, 232-236, 239-246, 254, 257, 258, 261, 268, 282, 779, 781, 783, 1131 and 1132 of village Malakander.	27-12 "

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
NORTH-WEST FRONTIER PROVINCE— <i>contd.</i>							
4	North-West Frontier Province.	Peshawar	Khairabad and Darwazai	Barren and Hilly land, unsuitable for agriculture.	Village Khairabad and Darwazai, west of Attock Bridge.	719, 1070, 1092-1100, 1102-1104, 1112, 1133, 1143, 1153, 1155, 1195, 1196, 1204 and 1205 of Mauza Khairabad and 35, 60, 81, 612, 618, 620 and 627 of Mauza Darwazai Charpani.	500.23 acres.
5	Do.	Do.	Khairabad	Serai	Mile 231 Grand Trunk Road in the bazar of village Khairabad.	Part of 234 of Mauza Khairabad	0.144 acre.
6	Do.	Do.	Adozai.	Camping ground	Village Hajizai, Tehsil Peshawar	673, 676 and 678 of Mauza Hajizai	4.50 acres.
7	Do.	Do.	Badabar	Ditto	Village Badabar, Tehsil Peshawar on mile 6 to east of Peshawar-Kohat Road. (Opposite Police Station).	724, 743, 744 and 1045 of Mauza Mashu Gagar.	1.697 "
8	Do.	Do.	Peshawar	M. E. S. Brickfields	Outside Peshawar Cantonment in village Tehkal.	4102, 4159, 4160, 4161 of Mauza Tehkal.	40.44 "
9	Do.	Do.	Risalpur	M. E. S. Quarries	Village Mahal Kandar, Tehsil Nowshera, off Nowshera-Mardan Road.	217 of village Mahal Kandar	102.24 "
10	Do.	Kohat	Kohat	M. E. S. Brickfields	About 2 miles to South-East of Kohat Cantonment and to South of Khushalgarh Road.	Not known	11.99 "
11	Do.	Bannu	Bannu	Old M. E. S. Brickfields now used for agricultural purposes.	West of Bannu Cantonment and North of Bannu-Isha Road.	Ditto	6.83 "
12	Do.	Hazara	Chhangle Gali	Two plots of land	Outside Chhangle Gali Cantonment.	....	3.64 " and 0.38 acre.
UNITED PROVINCES.							
1	U. P.	Sitapur	Sitapur	All military lands of the late Sitapur Cantonment (enclosed by Pillar Nos. 1-26) other than the lands used by Grass Farm and formerly classified as B-1 and B-2.	Sitapur boundaries as defined in the Gazette Notification No. 1256/12-126 D, dated 26th August 1895.	....	641.8453 acres excluding the area used by Grass Farms and of B-1 and B-2 lands, viz. total 2504.6140 acres.
2	Do.	Fyzabad	Fyzabad	M. E. S. Brick field at Paharban	Villages Khojanpur, Janoura and Gadopur.	668, 848, 849, 1602, 1604, 1603	48.148 acres.
3	Do.	Do.	Do.	Milkipur camping ground	Tehsil Bikapur	126	29.50 "



4	Do.	Benares	Benares	Old Sultanpur Cantonment	Arazi Line, Pergana Kaswar-Sarkari.	1, 1/425, 2-39, 39/421, 39/424, 40-43, 43/419, 44-61, 61/417, 62-127, 130-163, 165-192, 195-221, 223-226, 226/428, 228-269, 269/229, 270-318, 322-330, 333-353, 355/423, 356-397, 399-415.	418-44	„
5	Do.	Mirzapur	Mirzapur	Ditto	Pergana Kiryat Sikhar	1-31, 33-110, 111/1, 111/2, 112-149, 155-166, 152, 167/1, 167/2, 169-175, 177, 178, 180-188, 192-202, 205, 204, 223-227.	116-00	„
6	Do.	Gorakhpur	Gorakhpur	Buildings and the land known as— 1. U. P. Light Horse Mess. 2. U. P. Light Horse Mess, servants' quarters and other attached buildings. 3. U. P. Light Horse Office. 4. U. P. Light Horse Armoury.	Gorakhpur Camping Ground	34-36	0-299 acre. or 13,056 sq. ft.	
7	Do.	Jhansi	Jhansi	Camping ground at Barwasagar.	Tehsil Jhansi	628	32-50	acres.
8	Do.	Do.	Do.	Camping ground in Sakrar	Pergana and Tehsil Mau	1024	15-66	„
9	Do.	Do.	Do.	Camping ground at Lalitpur	Tehsil Lalitpur	5015	20-30	„
10	Do.	Do.	Do.	Camping ground at Birdha	Ditto	2223, 2562	33-79	„
11	Do.	Hamirpur	Hamirpur	Hamirpur camping ground	Between Collectorates, Judge's Court and Tehsil building.	76, 89	23-50	„
12	Do.	Do.	Do.	Kubrai camping ground	Kubrai, Bhagwa and Mochipur	499/1, 499/2, 500, 501, 167/1	51-71	„
13	Do.	Do.	Do.	Mahoba camping ground	In front of Tehsil building	1769/1, 1710, 1892, 1866, 1863	23-88	„
14	Do.	Do.	Do.	Baghaura Bir Government military Grass Farm.	Baghaura Bir	267, 268, 288, 289	392-82	„
15	Do.	Cawnpore	Cawnpore	Purani Chandmari (Rifle Range)	Village Juhi Khurd	1480, 1481-1489, 1475 and 1473	9-68	„
16	Do.	Do.	Do.	Purani Chandmari (Rifle Range)	Village Chandari	27-33, 44-46, 50, 51-53, 55-57, 58-61, 75, 76, 74, 78, 80-85, 79, 97 (portion) 124, 125.	12-02	„
17	Do.	Lucknow.	Lucknow	Camping ground at Chinhat	Villages Ganeshpur and Shahpur Pergana, Lucknow.	797 and 7	31-089	„
18	Do.	Do.	Do.	Camping ground at Harchandpur Kanaura.	On New Cawnpore Road opposite to Police Station Alam-bagh.	392 (alif), 392 (Be), 392 (jim), 392 (dal), 402-405 (v. Harchandpur Kanara) and 3 to 13 (v. Bhalawan)	21-39	„
19	Do.	Unao	Unao	Camping ground at Unao proper	Near Tehsil Building	4365-4367, 5190, 5184-5187, 5189, 5166, 5165.	40-00	„
20	Do.	Rae Bareli	Rae Bareli	Camping ground at Harchandpur Kandaure.	Lucknow Rae Bareli Road, near Railway Station Harchandpur, Pergana and Tehsil Rae Bareli.	1088-1089	34-00	„
21	Do.	Do.	Do.	Camping ground at Hsanganj	Villages Todarpur and Nim Tikar Pergana Bachharawan, Tehsil Mahrajganj.	483-486, 496-499, 501, 502, 504, 506, 507, 1392 to 1399, 1414.	28-375	„
22	Do.	Fyzabad	Fyzabad	Camping ground at Bikapur	Village Tendwa	329/1, 329/5, 329/7-329/9, 532/2, 533/1, 533/2, 534, 535/1, 535/2, 536/1, 536/2, 537/2, 537/3, 543/2, 544/2, 545, 546-550, 551/2, 553/2, 554/2.	29-91	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
UNITED PROVINCES— <i>contd.</i>							
23	U. P. . .	Barabanki .	Barabanki . . .	Camping ground at Hydergarh	Pergana Hydergarh . . .	76-A, 77 and 87 . . .	34.17 acres.
24	Do. . .	Do. . .	Do. . .	Camping ground at Loni Katra and Allahdadpur.	Village Mubarakpur, Pergana Hydergarh.	116-119 (in Mubarakpur) . . . 419-422 (in Allahdadpur) . . .	37.43 "
25	Do. . .	Do. . .	Do. . .	Camping ground at Toppa Sippah.	Near Chowka Ghat Railway Station.	140 (portion), 141-151 . . .	15.00 "
26	Do. . .	Sultanpur .	Sultanpur . . .	Tirsuli camping ground . .	Villages Raipur and Ghasipur, Pergana Asal, Tehsil Amethi.	19/1, 19/2, 38, 35/1, 35/2, 87/1, 88-91, 92/1, 93, 94, 99, 100, 102.	36.98 "
27	Do. . .	Do. . .	Do. . .	Kurebhar camping ground .	Villages Kurebhar and Manikpur.	636-639/997, 641/995, 642/968, 648/994 (in village Kurebhar). 168/233, 169/434, 171/236 (in Manikpur).	41.68 "
28	Do. . .	Pertabgarh .	Pertabgarh . . .	Pertabgarh Bela camping ground.	Village Belha Ghat, Tehsil and Pergana Pertabgarh.	1065, 1244 . . .	34.14 "
29	Do. . .	Do. . .	Do. . .	Khoroin camping ground .	Village Bhiknapur and Khoroin, Tehsil and Pergana Pertabgarh.	679 (in Khoroin) . . . 60-63 (in Bhiknapur).	33.72 "
30	Do. . .	Gorakhpur .	Gorakhpur . . .	Sahjanwa camping ground .	Village Pepra, Tappa Gahas, Pergana Hasanpur Maghar, Tehsil Sadar.	45, 38, 40, 42, 44, 46, 382, 383, 384, 388, 391, 48, 54, 56, 62, 388, 386, 390, 393, 389, 41, 392, 43, 47, 387.	27.91 "
31	Do. . .	Allahabad .	Allahabad . . .	Camping ground at Saidabad .	Tehsil Handia . . .	36, 625, 730, 67, 77, 28, 100 . .	39.26 "
32	Do. . .	Fatehpur .	Fatehpur . . .	Camping ground at Katoghan .	Pergana Hathgaon, Tehsil Fatehpur.	2527, 4591, 6430-6470 . . .	56.00 "
33	Do. . .	Do. . .	Do. . .	Camping ground at Thariyaon	Village Rampur, Pergana Hasuwa, Tehsil Fatehpur.	5729-5766 . . .	86.78 "
34	Do. . .	Do. . .	Do. . .	Camping ground at Fatehpur .	Villages Sarai Jagat and Fatehpur, Tehsil Fatehpur.	1 and 3730 . . .	46.70 "
35	Do. . .	Do. . .	Do. . .	Camping ground at Aung .	Villages Aung and Kichikpur, Pergana Bindki.	66, 67, 73, 123-133, 137, 662, 663-680, 687-701, 400, 401, 435-437.	49.40 "
36	Do. . .	Gorakhpur .	Gorakhpur . . .	Barhalganj camping ground .	Beili Tappa, Hawali Pergana Chillupar and Bachepar Tappa Hawali, Pergana Chillupar.	5-18, 20-25, 164, 166 (in village Beili Tappa Haveli), 154-159 (in Bachepar Tappa Haveli).	30.88 "
37	Do. . .	Do. . .	Do. . .	Camping ground at Belipur (Belipar).	Bhiti Tappa Kuswansi and Belipar Tappa Kuswansi, Pergana Bhawapar.	526-528, 564-568, 577-587, 615-626, 627/1, 632, 638-640, 563, 552-562, 628 (in Bhiti), 10-16, 17-C, 17-M, 34, 36-39, 44-48, 49, 51-53, 17-M, 54 (in Belipar).	34.48 "
38	Do. . .	Do. . .	Do. . .	Camping ground at Gagha .	Tekua Darji Tappa Gagaha Domari and Karhachak, Pergana Bhawapar.	36-74, 78-80 (in Tekua Darji), 1, 10-M, 11, 12, 13, 28, 29, 40 (in Domari), 73, 87, 88, 130, 155, 152, 158 (Gagaha), village Karhachak.	28.65 "
39	Do. . .	Sitapur . .	Sitapur . . .	Campion ground at Maholi .	Pergana Maholi, Tehsil Misrikh	499 to 506, 474 to 479, 494, 1491 .	26.35 "

1	Do.	Dehra Dun	Majra . . . . .	Camping ground . . . . .	2½ miles south-west of Dehra Dun on Saharanpur-Dehra Dun Road.	....	5.70	„
2	Do. <sup>1</sup>	Do.	Rajpur . . . . .	Ditto . . . . .	In village Dhak Patti . . . . .	....	0.74	„
PUNJAB.								
1	Punjab	Gurgaon . . . . .	Rewari . . . . .	Ditto . . . . .	At Rewari on east of Railway line to Alwar.	1192 . . . . .	19.6875	„
BENGAL.								
1	Bengal	24 Parganas	Barrackpore . . . . .	Brickfields Nos. 3 and 4 . . . . .	Village Palta and Chandan-pukur.	35 and 36 . . . . .	32.309	„
2	Do.	Do.	Do.	Port Blair Lines . . . . .	Mouza Chanak, J. L. No. 4 . . . . .	35 and 36 . . . . .	5.105	„
3	Do.	Do.	Kidderpore . . . . .	No. 5, Braunfeld Row formerly known as No. 33, Mominpore Lane.	Kidderpore . . . . .	401 . . . . .	0.74	„
4	Do.	Do.	P. S. Diamond Harbour	Hooghly Point Camping ground	Village Nurpur and Durgapur, J. L. No. 25 and 26.	59 and 60 . . . . .	23.576	„
5	Do.	Calcutta . . . . .	Hastings . . . . .	Brick stock yard . . . . .	Hastings (north of Clyde Road)	Not available being no district survey carried out.	0.215	„
6	Do.	Do.	Do.	M. E. S. Storeyard (Imperial Storeyard).	Ditto . . . . .	Ditto . . . . .	2.05	„
7	Do.	Do.	Do.	S. & T. Godown and Ordnance buildings Nos. S. 5 to S. 15, O. 19, S. 19 to S. 22 and S. 34 to S. 38.	Ditto . . . . .	Ditto . . . . .	9.48	„
8	Do.	Do.	Do.	Ordnance Barrack No. O. 7 . . . . .	Ditto . . . . .	Ditto . . . . .	5.46	„
9	Do.	Do.	Do.	Instructors Quarters (old commissariat buildings) and staff Quarters No. S. 21.	Ditto . . . . .	Ditto . . . . .		
10	Do.	Do.	Do.	Soldier's club (vacant land) . . . . .	Ditto . . . . .	Ditto . . . . .	1.34	„
10-A	Do.	Do.	Do.	Old Lascar Lines, Plot No. VI (Sub No. 3).	Hastings (South of Clyde Road)	Ditto . . . . .	0.44	„
10-B	Do.	Do.	Do.	Old Lascar Lines, Plot No. VI (Sub No. 5).	Ditto . . . . .	Ditto . . . . .	0.34	„
10-C	Do.	Do.	Do.	Port Blair Lines and Sheep Shed, Plot No. VII/2.	Ditto . . . . .	Ditto . . . . .	0.19	„
11	Do.	24 Parganas	Dum Dum . . . . .	Land in the late Cantonment of Dum Dum, the limits of which at the time when the Cantonments Act 1924 (II of 1924) was withdrawn were stated in Government of Bengal, Political Department Notification No. 4152-P, dated the 1st of April 1929, other than land which has already been disposed of by the Government of India to the Local Government or otherwise. Dum Dum was declared a cantonment vide Bengal Government Gazette Notification No. 2124-P. D., dated the 2nd of July 1912.		177 . . . . .	677.91	„
12	Do.	Dacca . . . . .	Dacca . . . . .	Eastern Bengal Company, Auxiliary Force, India, Rifle Range.	In Purana Paltan area . . . . .	Plots No. 82, 155 and 156 in Khakan 6947.	1.11	„
BOMBAY.								
1	Bombay Presidency.	Bombay . . . . .	Bombay . . . . .	Old Mahalaxmi Battery Site, Hornby Vellard.	Hornby Vellard, Bombay to the North of Reva House.	C. S. No. 789 of Malabar and Cum-balla Hill Division.	0.096	„

Serial No.	Province.	Civil District.	Station.	Description of each land.	Situation.	Revenue Survey No.	Area.
<b>BOMBAY PRESIDENCY.</b>							
2	Bombay Presidency.	Bombay .	Bombay . . .	Bungalow Nos. 12, 13 and 14, Queen's Road.	Queen's Road, Bombay . .	....	..
3	Do.	Poona .	Purandhar . . .	Land on which the Police Lines stand.	....	....	..
4	Do.	Do. .	Do. . . . .	Land on which the Quarters for two Forest Guards and P.W.D. Store stand.	....	....	..
5	Do.	Do. .	Do. . . . .	Land of the Inspection Bungalow.			
6	Do.	Satara District	Satara . . . . .	Satara Barracks . . . . .	East of Satara City . . . .	....	77.85 acres.
7	Do.	Poona District :	Khandala : . . . .	Military barracks area . . .	Khandala Military barracks area.	....	41.68 "
8	Do.	Do. .	Yeravda village : . .	Light Railway Track (disused) to Dhanori Rifle Range.	In Yeravda village near Kirkee Cantonment.	....	2.95 "
9	Do.	Do. .	Khandala . . . . .	Road . . . . .	From Pillar No. 11 to junction of Bombay Road, near military barracks.	....	0.25 "
<b>MADRAS.</b>							
1	Madras .	Arcot (North) .	Gudiyatham Taluk .	Vacant land . . . . .	Dasapadavedu Village . . .	343/2, 345, 346/2, 347, 353, 348/1 and 374/1-A.	29.20 "
2	Do.	Do.	Tirupathur Taluk .	Rifle Range . . . . .	Sakkaraikuppam Village . .	1. . . . .	39.89 "
3	Do.	Bellary .	Bellary Cantonment .	Land in the late cantonment of Bellary the limits of which at the time when the Cantonments Act, 1924 was withdrawn were stated in Madras Government, Public Department Notification No. 580 of 2nd October 1901 other than land which has already been disposed of by the Government of India to the local Government or otherwise.	Kolagal Village . . . . .	854 . . . . .	175.21 acres.
-A	Do.	Bellary .	Kolagal Village . . .	Allipuram Tank, including bund sluice, sluice tower, and west weir.			
4	Do.	Chingleput .	Poonamallee . . . .	Land in the late cantonment of Poonamallee the limits of which at the time when the Cantonments Act 1924 was withdrawn were stated in Local and Municipal Department Notification No. 110 dated 16th January 1909 other than land which has already been disposed of by the Government of India to the local Government or otherwise.			
5	Do.	Do.	Vellichai Village . .	Artillery Practice Range . .	Shrotriem Velichai Village .	Unsurveyed block . . . .	About 360.00 acres.
6	Do.	Do.	Kolathur . . . . .	Ditto . . . . .	Kolathur Village . . . . .	31 part . . . . .	About 150.00 acres.
7	Do.	Godavari East	Peddapur Taluk . . .	Vacant land . . . . .	Jeggampeta Village . . . .	62/1, 62/3, 62/7 and 62/13. . .	13.24 "
8	Do.	Do.	Do. . . . .	Ditto . . . . .	Arumpudi Village . . . . .	100-A . . . . .	5.00 "
9	Do.	Do.	Do. . . . .	Ditto . . . . .	Annaram Village . . . . .	100-A . . . . .	5.00 "
10	Do.	Madras .	Madras . . . . .	Ditto . . . . .	Vepery . . . . .	11 . . . . .	6.60 "
11	Do.	Do.	Do. . . . .	Unsold portion of Old Divisional Supply Depot.	George Town . . . . .	3915, 4095/1 and 4107. . . .	1.40 "
12	Do.	Do.	Do. . . . .	Old Rifle Range . . . . .	Perambur . . . . .	711/1 and 712 . . . . .	46.28 "
13	Do.	Do.	Do. . . . .	Do. . . . .	Do. . . . .	705/1 and 705/3 . . . . .	20.36 "
14	Do.	Do.	Do. . . . .	Vacant land . . . . .	Vepery . . . . .	1758/1 and 1758/7 . . . . .	8.59 "
15	Do.	Do.	Do. . . . .	Do. . . . .	Do. . . . .	1761/3 and 1761/1 part . . .	8.32 "
16	Do.	Do.	Do. . . . .	Do. . . . .	Do. . . . .	1783 . . . . .	0.63 "
17	Do.	Do.	Do. . . . .	Do. . . . .	Perambur . . . . .	104 . . . . .	1.07 "
18	Do.	Do.	Do. . . . .	Do. . . . .	Do. . . . .	113 . . . . .	2.84 "
19	Do.	Do.	Do. . . . .	Do. . . . .	Do. . . . .	114/2 . . . . .	0.16 "

20	Do.	Do.	Do.	Do.	Do.	Do.	121/2	17.50	"
21	Do.	Do.	Do.	Do.	Do.	Do.	128/1	37.355	"
22	Do.	Do.	Do.	Do.	Do.	Vepery	1758/3	5.235	"
23	Do.	Do.	Do.	Do.	Magazine Road	Perambur	701/2	1.67	"
24	Do.	Do.	Do.	Do.	Harness and Saddle Factory	Do.	120	56.36	"
25	Do.	Do.	Do.	Do.	Vacant land	Do.	117/1	9.54	"
26	Do.	Malabar	Cannanore	Do.	Camping ground	Chalat Village	78/1, 78/2, and 85	61.10	"
27	Do.	Do.	Do.	Do.	Land in the late cantonment of Cannanore the limits of which at the time when the Cantonments Act, 1910 was withdrawn were stated in Military Department Notification No. N4, dated 16th May 1865 other than land which has already been disposed of by the Government of India to the local Government or otherwise.				
28	Do.	Do.	West Hill	Rifle Range	Pudiangadi Desam	119-A and 119C	3.48	acres.	
29	Do.	Tanjore	Negapatam	Rifle Range	Nagore	T. S. Nos. 616 and 845	24.46	"	
30	Do.	Trichinopoly	Trichinopoly	Cholera Camp	Kattapatti Village	55	46.35	"	
31	Do.	Do.	Do.	Ditto	Ditto	202/2	40.86	"	
32	Do.	Do.	Do.	Ditto	Kilakurichi Village	215	195.78	"	
33	Do.	Do.	Do.	Ditto	Ditto	216	16.40	"	
34	Do.	Do.	Do.	Ditto	Ditto	217	294.22	"	
35	Do.	Do.	Trichinopoly Cantonment	Land in the late cantonment of Trichinopoly the limits of which at the time when the Cantonments Act, 1910, was withdrawn were stated in Military Department Notification No. N4, dated 16th May 1865, other than land which has already been disposed of by the Government of India to the local Government or otherwise.					
1	CENTRAL PROVINCES								
2	Central Provinces.	Nimar	Khandwa Taraf Mali	Machanical Transport Barracks	Near Railway station	13	129.30	acres.	
2	Do.	Saugor	Etawah Bina	Camping ground	....	127	..		
1	SIND.								
2	Sind	Hyderabad (Sind)	Hyderabad (Sind)	Vacant plot	Near Fort and C. B. P. No. 42.	Not known	A. G.		
2	Do.	Dadu	Kotri	Open plot. Known as plot No. 23, Commissariat Garden	Kotri	Not known	0 10		
3	Do.	Sukkur	Sukkur	Vacant plot	Old Sukkur	82	2 20		
4	Do.	Do.	Do.	Do.	Do.	483	1 21		
5	Do.	Do.	Do.	Do.	Do.	484	2 23		
6	Do.	Do.	Do.	Do.	Do.	485	1 4		
7	Do.	Do.	Do.	Do.	Do.	487	0 35		
8	Do.	Do.	Do.	Do.	Near Canal	507	7 38		
9	Do.	Do.	Do.	Mobilization Yard of N. W. R.	Not known	E/11	47 12		
10	Do.	Do.	Do.	Military buildings and Vacant land.	Kings Hill	C/105 Kings Hill	7 8		
11	Do.	Do.	Do.	Military Buildings	Not known	C/403	0 18		
12	Do.	Do.	Do.	Vacant	North of Canal	425	0 27		
13	Do.	Do.	Do.	Do.	Old Sukkur South-east of landing ground.	508	1 4		
14	Do.	Do.	Do.	Do.	Old Sukkur North-west corner of landing ground.	463	0 36		
15	Do.	Do.	Do.	Do.	North-west of Adam Shah hill	E/264	0 10		
16	Do.	Do.	Rohri	Do.	Near Civil Court Rohri	35	4 0		

G. R. F. TOTTEHAM,  
Secy. to the Govt. of India.

## RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

## NOTIFICATION.

*New Delhi, the 1st April 1937.*

**No. 1703-W.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands and/or buildings specified in the Schedule hereto annexed, being lands and/or buildings formerly used, intended to be used or formerly intended to be used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained by the Governor General in Council for future use for such purposes or temporarily for the purpose of more advantageous disposal by sale or otherwise.

## SCHEDULE.

Railway.	Area.	Description.	Remarks.
MUZAFFARPUR DIVISION.			
B. & N. W. Rail- way (Tirhut Section).	0.31 acres	Station approach road at Halya Ghat station .	Handed over to the :— District Board Darbhanga for maintenance.
Ditto .	2.30 "	Station approach road at Gaunaha station . .	District Board Champaran for maintenance.
MANSI DIVISION.			
Ditto .	10.28 "	Station approach road, road diversion and west level crossing at Jilrath station.	District Board Monghyr for maintenance.
Ditto .	5.28 "	Level crossing on either side of Begusarai station mile 101/11 and 102/2 and road diversion.	Ditto.
Ditto .	11.73 "	Level crossing on either side of Khagaria station and station approach road.	Ditto.
Ditto .	2.55 "	Level crossing on either side of Bazeedpur station at mile 127/13 and 128/5.	District Board Darbhanga for maintenance.
Ditto .	4.04 "	Level crossing at mile 133/10 and 134/10 near Mohiuddinnagar station.	Ditto.
Ditto .	7.48 "	Level crossing at mile 141/3 and 141/16 and north approach road Shahpur Patoree station.	Ditto.
Ditto .	0.918 "	Level crossing at old mile 179/3 between Sakri and Pandaul stations Sakri-Jaynagar branch.	Ditto.
Ditto .	2.35 "	Level crossing on either side of Pandaul station old mile 182/9-10 and 183/3-4.	Ditto.
Ditto .	1.18 "	Level crossing at old mile 187/4 between Pandaul and Madhubani stations, Sakri-Jaynagar Branch.	Ditto.
Ditto .	10.47 "	Level crossing at old mile 187/8, 188/7, 188/13, and approach road to Madhubani station Sakri-Jay- nagar branch.	Chairman Madhubani Municipality for main- tenance.
Ditto .	1.15 "	Level crossing old mile 191/8 between Madhubani and Rajnagar stations, Sakri-Jaynagar branch.	District Board Darbhanga for maintenance.
Ditto .	7.26 "	Level crossing at old mile 193/17, 194/3, 194/16 and road diversion to Rajnagar station.	Ditto.
Ditto .	3.06 "	Level crossing and road diversion at old mile 198 between Rajnagar and Khajauli stations, Sakri- Jaynagar branch.	Ditto.
Ditto .	3.52 "	Level crossing and road diversion at either side of Khajauli station at old mile 200/2 and 200/12.	Ditto.
Ditto .	4.82 "	Level crossing and road diversion at old mile 204/5 between Khajauli and Jaynagar stations, Sakri- Jaynagar branch.	Ditto.
Ditto .	2.29 "	Level crossing at old mile 205 and 205/7 between Khajauli and Jaynagar stations, Sakri-Jaynagar branch.	Ditto.
Ditto .	11.99 "	North station approach road, road diversion and level crossing at Jaynagar station, Sakri-Jaynagar branch.	Ditto.
Ditto .	24.59 "	Road diversion and approach road of Dhamara ghat station.	District Board Monghyr for maintenance.
Ditto .	15.25 "	(2) Level crossing and road diversion at Supaul station.	District Board Bhagalpur for maintenance.
Ditto .	3.13 "	(b) Station approach road at Supaul station . . A portion of Lakhminia station approach road .	District Board Monghyr for maintenance.
Ditto .	10.33 "	Land of old alignment of Hajipur branch east of Muzaffarpur station yard.	Handed over to the :— Government of Bihar for safe custody.
Ditto .	86.24 "	A and B class land of Bhaptlahi to Raghpur sec- tion of Eastern branch.	Civil Authorities of Bihar for safe custody.
Ditto .	84.78 "		

Railway.	Area.	Description.	Remarks.
<b>MANSI DIVISION—contd.</b>			
B. & N. W. Railway (Tirhut Section).	70.508 acres	A and B class land of Raghupur to Pertabganj Section of Eastern branch.	Handed over to the Civil Authorities of Bihar for safe custody.
Ditto	65.46 "		
Ditto	91.3908 "	A class land between Baijnathpur station and Dauram Madhepura of Saharsa Budhamghat branch.	Ditto.
Ditto	192.425 "	A class land between Dauram Madhepura and Budhamghat of Saharsa Budhamghat branch.	Ditto.
Ditto	2.397 "	A class land between Chandi Asthan and Pirpahar.	
			Civil Authorities for safe custody.
Ditto	171.95 "	A class land at Semariaghat of Barauni Semariaghat branch.	Ditto.
Ditto	84.99 "	A class land between Kursela and Katarah stations.	Ditto.
Ditto	241.818 "	A class land between Naugashia and Katarah stations.	Ditto.
Ditto	104.779 "	A class land at Mahadeopur Ghat of Bhagalpur Ghat branch.	Ditto.
Ditto	223.535 "	A. & B class land of Eastern Branch between Pertabganj and Kunwa Ghat.	Ditto.
Ditto	48.517 "		
Ditto	361.28 "	A class land between Pertabganj and Bhimnagar section.	Ditto.
Ditto	0.950 "	A class land of station approach road at Barari station.	Bhagalpur Municipal Board for maintenance.
Ditto	1.884 "	A class land of local goods approach road at Bhagalpur transhipment yard.	Ditto.
Ditto	0.959 "	A class land of station approach road at Sakri station.	District Board Dathbanga for maintenance.
Ditto	4.14 "	A class land of ferry landing station old Marachi slip and Damra slip east of Mokauchghat station.	Civil Authorities for safe custody.
Ditto	20.42 "	A class land to approach road at Barauni Junction station.	District Board for maintenance.
Ditto	489.960 "	A class land for Pirpyntes Pathurghatta temporary tramway and extension of Pirpyntes Pathurghatta tramway to Salimpur in connection with the Kosi Bridge works.	Government for safe custody.
Ditto	175.71 "	A class land at Kursela station	Ditto.
Ditto	5.286 "	Part of A class land of Eastern branch	Civil authorities for safe custody.
<b>MUZAFFARPUR DIVISION.</b>			
Ditto	0.0071 "	A class land at mile 33 near Hajipur Ghat station	Hajipur Municipality for maintenance.
<b>GORAKHPUR DIVISION.</b>			
Ditto	123.76 "	A class land between Dighwara and Bunwarchak stations.	Civil Authorities for safe custody.
<b>GONDA DIVISION.</b>			
B. & N. W. Railway (company Section).	5.810 "	D class land of Payagpur station approach road from east level crossing to the station.	Public Works Department for maintenance.
Ditto	5.292 "	D class land of station approach road at Gonda station.	Notified Area Bargaon for maintenance.
Ditto	6.050 "	D class land of approach road and level crossing No. 296 at Jarwal Road station.	District Board Bahraich for maintenance.
Ditto	7.954 "	D class land of road diversion between Chowka Ghat and Burhwal stations.	District Board Barabanki for maintenance.
Ditto	7.346 "	D class land of station approach road at Katarnian Ghat station.	Forest Department for maintenance.
Ditto	0.459 "	D class land of road diversion at Nowgarh station	District Board Basti for maintenance.
Ditto	4.738 "	D class land of road diversion and level crossing No. 199 at west end of Basti station.	Ditto.
Ditto	0.659 "	D class land of level crossing No. 201 mile 355.4 main line between Basti and Walterganj station.	Ditto.
Ditto	0.890 "	D class land of level crossing No. 3 at mile 41 on Gonda Gorakhpur Loop.	Public Works Department for maintenance.
Ditto	0.280 "	D class land of Municipal road entrance at Bahraich station.	Bahraich Municipality for maintenance.
Ditto	6.428 "	D class land of approach road at Miharpurwa station	District Board Bahraich for maintenance.
Ditto	3.932 "	D class land of level crossing and approach road at Gonda Kachery.	District Board Gonda for maintenance.
Ditto	43.996 "	D class land of Katcha road between Jarwal Road and Gogra Ghat stations.	District Board Bahraich for maintenance.
Ditto	0.908 "	D class land of approach road at Basti station	District Board, Basti for maintenance.

Railway.	Area.	Description.	Remarks.
GONDA DIVISION— <i>contd.</i>			
B. & N. W. Railway (company Section).	12.138 acres	D class land of road diversion and approach road at Colonelganj station.	Handed over to the :— District Board Gonda for maintenance.
Ditto .	2.529 „	D class land of feeder road at Intiathoko station .	Ditto.
Ditto .	4.387 „	A class land of level crossing No. 4 east of Katra and Katra station approach road.	Public Works Department for maintenance.
Ditto .	7.822 „	D class land of station approach road at Kauria station.	District Board Gonda for maintenance.
Ditto .	119.576 „	A and D class land of old line to Ajodhya Ghat .	Nazul Department of Fyzabad for safe custody.
Ditto .	0.055 „	A class land at Neemochan Ghat near Gola Ghat Ajodhya.	Deputy Commissioner, Fyzabad for Municipal latrine.
GORAKHPUR DIVISION.			
Ditto .	10.00 „	A class land at Sonapur station . . . . .	Government for safe custody.
Ditto .	0.837 „	D class land of road diversion at Sonapur station .	District Board Saran for maintenance.
Ditto .	7.631 „	D class land of road diversion South of staff quarters at Sonapur.	Ditto.
Ditto .	29.319 „	A class land south of staff quarters at Sonapur station	Government for safe custody.
Ditto .	81.317 „	A class land of Paleza Ghat high level station and shifts.	Ditto.
Ditto .	7.137 „	A class land in mile 4 Paleza Ghat branch . . . .	Ditto.
Ditto .	536.468 „	A class land of ghat shifts at Paleza Ghat . . . .	Ditto.
Ditto .	4.268 „	D class land for road No. 4 at Digha Ghat . . . .	District Board Patna for maintenance.
Ditto .	4.98 „	A class land of station approach road at Dighwara station.	District Board Saran for maintenance.
Ditto .	3.06 „	A and D class land of road diversion and station approach road at Dighwara station.	Ditto.
Ditto .	0.322 „	D class land of road diversion west south of Chupra Kachery station.	Municipality at Chupra for maintenance.
Ditto .	0.951 „	D class land of road diversion at Chupra Kachery station.	Ditto.
Ditto .	5.455 „	D class land of road diversion at Chupra station .	Ditto.
Ditto .	0.80 „	D class land of station approach road No. 1 at Chupra station.	District Board Saran for maintenance.
Ditto .	4.01 „	D class land of road diversion north of Chupra station.	Ditto.
Ditto .	2.40 „	D class land of road diversion west of Chupra station yard.	Ditto.
Ditto .	2.42 „	D class land of station approach road No. 1 and 3 at Revelganj station.	Municipal Board at Revelganj for maintenance.
Ditto .	0.62 „	D class land of approach road and north level crossing at Khairah station.	District Board Saran for maintenance.
Ditto .	2.792 „	D class land of station approach road at Marhowrah station.	Ditto.
Ditto .	7.346 „	D class land of station approach road at Kopasamhota station.	Ditto.
Ditto .	7.535 „	D class land of road diversion, station approach road and level crossing at Ekma station.	Ditto.
Ditto .	3.691 „	D class land of station approach road and road diversion at Daronda station.	Ditto.
Ditto .	2.888 „	D class land of station approach road at Savan station.	Ditto.
Ditto .	6.473 „	D class land of station approach road and road diversion at Mairwa station.	Ditto.
Ditto .	6.146 „	D class land of road diversion at mile 91 and 92 west of Bhatpar Rani station.	Public Works Department for maintenance.
Ditto .	7.446 „	D class land of station approach road at Bhatpar Rani station.	Raj Majhowli for maintenance.
Ditto .	3.935 „	D class land of station approach road at Tahsil Deoria station.	District Board Gorakhpur for maintenance.
Ditto .	7.5 „	D class land of station approach road and road diversion at Gauri Bazar station.	Public Works Department, Gorakhpur, for maintenance.
Ditto .	1.180 „	D class land of road diversion at Kusmhi station .	District Board Gorakhpur, for maintenance.
Ditto .	40.1 „	A class land east of circular road at Gorakhpur .	Government for safe custody.
Ditto .	48.297 „	A class land at Domingarh station . . . . .	Ditto.
Ditto .	176.825 „	A class land for bridge work at Rapti bridge between Sahjanwa and Jagatbela stations.	Ditto.
Ditto .	6.53 „	D class land of road diversion and level crossing at Sahjanwa station.	District Board Gorakhpur for maintenance.
Ditto .	8.499 „	D class land of station approach road and level crossing at Khalilabad station.	District Board Basti for maintenance.
Ditto .	3.683 „	D class land of station approach road and level crossing at Munderwa station.	Ditto.



Railway.	Area.	Description.	Remarks.
GORAKHPUR DIVISION— <i>contd.</i>			
B. & N. W. Railway (company Section).	5.194 acres.	D class land of station approach road at Maniram station.	Handed over to the :— District Board Gorakhpur for maintenance.
Ditto .	5.418 „	D class land of road diversion and station approach road at Pepeganj station.	Ditto.
Ditto .	1.674 „	D class land of approach road at Pharenda station .	Ditto.
Ditto .	1.033 „	D class land of road diversion at Lehra station .	Lehra Estate for maintenance.
Ditto .	10.464 „	D class land of road diversion and station approach road at Uska Bazar.	District Board Basti for maintenance.
Ditto .	2.008 „	D class land of road diversion at mile No. 10 between Amlorisarear and Hathua stations.	District Board Saran for maintenance.
Ditto .	3.463 „	D class land of road diversion at mile 18 between Thawe and Sasamusa stations.	Ditto.
Ditto .	7.56 „	D class land of station approach road at Tamkahi Road station.	District Board Gorakhpur, for maintenance.
Ditto .	6.795 „	D class land of station approach road at Padrauna station.	Public Works Department, Gorakhpur, for maintenance.
Ditto .	22.142 „	A and D class land at mile 95 between Bhatni and Bhatpar Rani stations.	United Provinces Government for safe custody.
BENARES DIVISION.			
Ditto .	1.962 „	D class land of road diversion at Benares City station.	To Benares Municipality for maintenance.
Ditto .	15.201 „	D class land of Grand Trunk Road diversion at Benares City station.	Public Works Department Benares for maintenance.
Ditto .	4.816 „	D class land of road diversion at Saiyedpur Bhitri station.	Public Works Department, Ghazipur, for maintenance.
Ditto .	2.643 „	D class land of road diversion at Nandganj station .	Ditto.
Ditto .	1.394 „	D class land of road diversion at Ch. 92.00 between Nandganj and Ankuspur stations Aunrihar-Ghazipur Branch.	Ditto.
Ditto .	2.089 „	A and D class land of road diversion at Ghazipur Ghat station.	Ghazipur Municipality for maintenance.
Ditto .	5.084 „	D class land of road diversion at Ch. 1130 between Ankuspur and Ghazipur City stations, Aunrihar-Ghazipur Branch.	Public Works Department, Ghazipur for maintenance.
Ditto .	11.130 „	D class land of station approach road, level crossing and road diversion at Ballia station.	Public Works Department, for maintenance.
Ditto .	4.958 „	D class land of Feeder road at Chilkahar station .	District Board Ballia for maintenance.
Ditto .	1.626 „	D class land of Feeder road at Dobhi station.	Public Works Department, Jaunpur for maintenance.
Ditto .	3.455 „	D class land of road diversion at mile 24 between Muftiganj and Kerakat stations, Aunrihar-Jaunpur Branch.	Public Works Department Jaunpur for maintenance.
Ditto .	172.702 „	A and D class land at Turtipar Bridge between Turtipar and Bilthara Road stations.	Civil Authorities for safe custody.
Ditto .	191.130 „	A class land at Turtipar Bridge between Turtipar and Bilthara Road stations.	Ditto.
Ditto .	2.374 „	D class land of road diversion at Ghosi station .	District Board Azamgarh for maintenance.
Ditto .	2.525 „	D class land of feeder road at Rasra station .	Notified Area Rasra for maintenance.
Ditto .	12.495 „	D class land of feeder road and road diversion at Azamgarh station.	Public Works Department, Azamgarh for maintenance.
Ditto .	4.606 „	D class land of road diversion at Shahganj station .	Public Works Department Jaunpur maintenance.
Ditto .	2.382 „	D class land of Hewett road at Allahabad City station.	Allahabad Municipality for maintenance.
Ditto .	0.918 „	D class land of Allopi Bag road diversion at Allahabad.	Ditto.
Ditto .	0.9642 „	D class land of road diversion at Izat Bridge at Allahabad.	Ditto.
Ditto .	1.090 „	D class land of feeder road at Bhati station .	Public Works Department, Allahabad for maintenance.
Ditto .	0.344 „	D class land of approach road at Katka station .	Public Works Department, Benares Estate for maintenance.
Ditto .	1.907 „	D class land of feeder road at Rajatalab station .	Public Works Department Benares for maintenance.
Ditto .	0.918 „	D class land of approach road at Hardatpur station.	Ditto.
Ditto .	0.539 „	A class land of diversion of Grand Trunk Road at the east end of Benares City station.	Public Works Department,

Railway.	Area.	Description.	Remarks.
B. N. Railway .	317.95 acres	In village Bagbera, Pergunnah Dhalbhum, District Singhbhum.	This land has been made over to the Local Government for safe custody.
Ditto .	21.33 "	In village Jugsalai, Pergunnah Dhalbhum, District Singhbhum.	Ditto.
B. B. & C. I. Railway.	58775.61 sq. yds.	Old Colaba Station yard . . . . .	This land is for disposal.
Ditto .	72029.60 "	Old Colaba Stores Yard . . . . .	Ditto.
Ditto .	5634.83 "	Old Railway land between Wodehouse Road over-bridge and footpath opposite to Band-stand.	Ditto.
Ditto .	1045.00 "	Ramps of Wodehouse Road Overbridge East Approach (South side).	Ditto.
Ditto .	800.00 "	Ramps of Wodehouse Road Overbridge East Approach (North side).	Ditto.
Ditto .	1002.00 "	Ramps of Wodehouse Road Overbridge West Approach (South side).	Ditto.
Ditto .	1885.00 "	Ramps of Wodehouse Road Overbridge West Approach (North side).	Ditto.
E. B. Railway .	50.1837 acres	Diamond Harbour Station yard . . . . .	This land is to be relinquished and transferred to various Departments of the Bengal Government who are at present in occupation.
Ditto .	2.51 "	Canning Station yard.	
Ditto .	175.51 "	Mile 54 to 65 (Government Towji No. 3483).	
Ditto .	5.03 "	Mile 74 to Ramnagar Station Bazar crossing Road (Government Towji No. 3487).	
Ditto .	13.10 "	Mile 80 to 81 (Government Towji No. 3492).	
Ditto .	35.43 "	Mile 65 to 67 (Government Towji No. 3484).	
Ditto .	75.724 "	Fakirabad (near Durgapur (Mile 154.4—157.6).	
Ditto .	34.041 "	Faridpur—Old abandoned ghat (Mile 108.0—107.5).	
Ditto .	44.62 "	Goalundo ghat at Godarbazar and Borat villages Kolabaria Naldobi and Doyalpur line Railway (Mile 151.92—153.48).	
Ditto .	120.99 "	Goalundoghat at Godarbazar and Borat village Urkanda and Radhakantapur (old abandoned ghat or Borat) Mile 151.01—152.48.	
Ditto .	68.69 "	Village Lakhikole Sakunda, Bhabukdia Urkanda line.	
Ditto .	25.82 "	Faridpur . . . . .	This land is under relinquishment.
Ditto .	84.81 "	Belgachighat (abandoned line Mile 140.72—142.01).	
Ditto .	3.22 "	Fakirabad (Mile 154.26—154.4).	
Ditto .	3.65 "	Old Lalgola villages Urkanda and Lakhikole.	
Ditto .	83.516 "	Old Lalgolaghat (Mile 148.87—151.01).	
Ditto .	35.77 "	Old Kushtia Station land (Government Towji No. 3582).	
Ditto .	4.514 "	Beldanga . . . . .	There are 4 pucca buildings and 3 pucca outhouses standing on this land which have been rented to Sri Radhakrishna Sugar Mills, Ltd., at Beldanga.
Ditto .	154.20 "	Poradah and Damukdia . . . . .	This land is under relinquishment.
Ditto .	28.0507 "	Raita.	
Ditto .	21.47 "	Between Gopalpur and Ishurdi Station. Mouzas—Angaripara, Sankail, Sadipur, Jokadaha and Syampur.	
Ditto .	13.27 "	Between Gopalpur and Abdulpur Railway Station. Mouzas—Boara, North Bansbaria, Gossainpur and Pokanda.	
Ditto .	13.23 "	Between Abdulpur and Malanchi Railway Station. Mouzas—Arjinaria and Perabaria.	
Ditto .	19.96 "	Between Malanchi and Nator Station. Mouzas—Hogalbaria, Machimpur and Gazipur.	
Ditto .	18.77 "	Between Nator and Basudebpur Railway Station. Mouzas—Bilchandraboti, Takoir, Lakhikol, and Bepu Belgharia.	

Railway.	Area.	Description.	Remarks.
E. B. Railway	1.77 acres	Between Basudobpur and Madhnagar.	
Ditto	17.51 "	Mouzas—Paschim, Madhnagar and Sonapatil.	
Ditto	4.48 "	Between Madhnagar and Atrai Railway Station.	
Ditto	0.562 "	Mouzas—Beharipur Jote Amrul.	
Ditto	4.816 "	Between Atrai and Raninagar Railway Station.	
Ditto	21.48 "	Mouzas—Dariapur, Balubhora and Sahagola.	
Ditto	3033.789 "	Singhjani.	
Ditto	387.724 "	Mile 49—54 of the old "	
Ditto	1.04 "	Mile 2—3 and 3—4 of t . . . . .	
Ditto	33.30 "	Extension.	
Ditto	22.746 "	Parbatipur to Kholahati.	This land is under relin-
Ditto	487.95 "	Parbatipur to Dinajpur.	quishment.
Ditto	8.30 "	Dinajpur to Khamaria Goomti.	Ditto.
Ditto	14.91 "	Kandipara (Bahadurabad) . . . . .	Land in the safe custody of
Ditto	113.00 "	Between Mile 97 and 100 Bidyaganj Diversion	the Bihar Government.
Ditto	11.55 "	Bakudih (E. I. Railway) . . . . .	Ditto.
Ditto	236.85 "	Porwan Bridge . . . . .	Ditto.
Ditto	63.89 "	Sultanpur brickfield . . . . .	Ditto.
Ditto		Madhura . . . . .	Ditto.
Ditto		Dalkhola to Dingraghat . . . . .	Ditto.
Ditto		All waste and arable 'B' class land with some pucca	Land for disposal.
Ditto		buildings at mile 234 on left side of the line,	
Ditto		between Mile 229 and 245 of the Loop Line on	
Ditto		either side of the Railway, between Mirzachowki	
Ditto		and Colgong stations.	
Ditto		Land at Luckeeserai station bounded on the east by	Probable development of
Ditto		the East Indian Railway land and a portion on the	the junction station at
Ditto		side of the District Board road by the Zamindari	Kiul necessitates the re-
Ditto		land of Suba Singh of Huseanpore, Thana Luckee-	retention of this land by
Ditto		serai, on the north by the land of Rai Bahadur	the railway.
Ditto		Dalip Narain Singh of Madhopore, District	
Ditto		Monghyr, on the west by Zamindari land belong'ng	
Ditto		to Rai Bahadur Dip Narain Singh of Mad'opur,	
Ditto		District Monghyr, and on the south by the District	
Ditto		Board Road from Luckeeserai to Rajgir via Shikh-	
Ditto		पुरा.	
G. I. P. Railway	14488 sq. yds.	Land at Colaba originally occupied by Cotton Depot.	These lands are for disposal.
Ditto	2.0181 acres	Land at Satala acquired for Khamgaon Chickli	Ditto.
Ditto	88.7648 "	Railway Construction.	Ditto.
Ditto	23.8286 "	Land occupied by the Gadarwana-Gotitoria Branch	Ditto.
Ditto	6.0902 "	line, which has been closed down.	Ditto.
Ditto	8.7797 "	Land at Gaigaon acquired for Hiverkhed Akola	Ditto.
Ditto	2.1857 "	Basim Railway Construction.	Ditto.
Ditto	126.2233 "	Part of land at Poona acquired for Poona Remodelling	Ditto.
Ditto	54.0773 "	Land and Bungalow at Orai formerly occupied by	Ditto.
Ditto	0.8323 "	R. E., Orai.	Ditto.
Ditto	22.63 "	Surplus land at Agra Belingunj over the Belingunj	Ditto.
Ditto	2.3485 "	Tunnel.	Ditto.
Ditto	1.1208 "	Land on the Thull Ghat Incline of the abandoned	Ditto.
Ditto	8.8905 "	alignment.	Ditto.
Ditto	10.0864 "	Land at Loni acquired for borrow pits in connection	Ditto.
Ditto	1.3062 "	with Poona Remodelling.	Ditto.
Ditto	29.4104 "	Surplus land at Ghatkoper including North Approach	Ditto.
Ditto		road.	Ditto.
Ditto		Land on the Bhore Ghat Incline of the abandoned	Ditto.
Ditto		alignment.	Ditto.
Ditto		Surplus land and bungalows at Diksal . . . . .	Ditto.
Ditto		Ditto . . . . .	Ditto.
Ditto		Surplus land at Talegaon . . . . .	Ditto.
Ditto		Surplus land at Dhond . . . . .	Ditto.
Ditto		Land originally acquired for pipeline and well for	Ditto.
Ditto		Dhond Water Supply.	Ditto.
Ditto		Land at Kirol originally acquired for Housing	Ditto.
Ditto		scheme.	Ditto.
Jodhpur Railway	53.212 "	Land at Shadipalli Station on North and South of	Land made over to the
(British section.)		Station Yard.	Government of Sind for
Ditto	3.174 "	Land adjacent to Railway Bridge at Mile 47.58 on	disposal.
Ditto	0.758 "	Mirpurkhas-Jhudo Branch.	Ditto.
Ditto	1.98 "	Land at Mile 23.28 on Jhudo-Pithoro Railway	Ditto.
Ditto		between Kunri (Sind) and Kinijhejhi.	Ditto.
Ditto		Land at Mile 3—4 on Jhudo-Pithoro Railway in Deh	Ditto.
Ditto		Karo Taluk, Samaro District, Thar and Parker.	Ditto.
M. & S. M. Rail-	36.44 "	Land to be relinquished from Mile 388 to 389/14	
way.		at Cumbum in Kandulapuram village.	
Ditto	3.90 "	Land to be relinquished at miles 315/17-316/1	
Ditto		and 316/10-12 between Bhimadol and Pulla	
Ditto		in Bhimadol village.	

Railway.	Area.	Description.	Remarks.
M. & S. M. Rail-way.	0.08 acres	Land to be relinquished at Tiruttani.	
Ditto	0.12 "	Land to be relinquished at Mile 140/7 to 140/9 in Pakala village.	
Ditto	A. R. P. 8 3 0	'B' Class Lands relinquished at Mile 466 in Lingaungunta Nurasaopeta village.	
Ditto	0.10 acres	Land containing road to be relinquished at Trivellore, in Periacuppam village.	
Ditto	0.26 "	'B' Class Lands relinquished in Kurekappa village, Bellary District.	
Ditto	1.81 "	'B' Class land relinquished at Vinukonda village.	
RAYAPURAM DISTRICT.			
Ditto	1.20 "	Railway land to be relinquished along main line at Mile 90/5-9 in Vopanganeri and Vaidyanang-Kuppam villages.	
Ditto	0.013 "	Land to be relinquished at mile 161/18 near Gudupalli for District Road Chittoor in Gudupalli village.	
Ditto	53.53 "	Land to be relinquished to Government at mile 7/5-20 between Tiruvottiyur and Ennore in Eranavur village.	
Ditto	1.515 "	Land to be relinquished at mile 160/17 to 161/1 S. W. L. in Gudasampagiri and Kottasampagiri villages.	
Ditto	1.205 "	Land to be relinquished at mile 158/11-12 S. W. L. in Chigatapally village.	
Ditto	24.49 "	Land to be relinquished near Patchur station in Bandarapalli village.	
Ditto	0.4235 "	Land to be relinquished at mile 63/19—63/24 between Thalagai and Wallajah Road in Chittatore village.	
Ditto	15.83 "	Railway land to be relinquished along main line at mile 60/13 to 62/7 in the village of Maradala-muttavadi.	
Ditto	15.70 "	'B' Class land to be relinquished in Trivellore Taluk from mile 29/12 to 32/14 at Mellathur Panambakkam Ramankoil Mudankuppam.	
Ditto	9.21 "	'B' Class land to be relinquished in Trivellore Taluk from mile 19 to 23 in Vepenpathi Sevapet village.	
Ditto	.945 "	Land to be relinquished between miles 1/9 and 1/10 Rayapuram Branch at Cochrane Basin Road in Tondiarpet village.	
BEZWADA DISTRICT.			
Ditto	0.13 "	Land relinquished for road purposes at Bezwada.	
Ditto	2.62 "	2 isolated plots to be relinquished at mile 17/11 to 17/15 N. E. L. in Nallur village.	
Ditto	0.51 "	Land to be relinquished to the Revenue Department at Mile 242/12 N. E. L. in Valliveru village.	
Ditto	23.85 "	Land to be relinquished at Bapatla station.	
Ditto	0.91 "	'B' class lands of Chirala relinquished to the Revenue Authorities at mile 209.	
Ditto	10.62 "	Quarry land to be relinquished to local Fund Department at Ammanabrolu.	
Ditto	5.75 "	Land to be relinquished to Government at mile 172 N. E. L. in Tangutur village.	
Ditto	3.75 "	Land to be relinquished to Government for roadway at mile 140/0 to 141/3 near Kavali station.	
Ditto	42.80 "	Land to be relinquished at North Bank of Pennar Bridge Mile 100/4-11 in Potireddipalem village.	
Ditto	14.24 "	Land to be relinquished to Government at Nellore.	
Ditto	34.94 "	Land containing the borrow pits to be relinquished in Nellore.	
Ditto	3.17 "	Isolated plot to be relinquished to Government at mile 34/15 to 34/16 N. E. L. in Panangadu village.	
GODAVARI DISTRICT.			
Ditto	0.153 "	Land to be relinquished at mile 358/5-6 in Rajah-mundry village.	
Ditto	1.29 "	Land to be relinquished between 359/23—360/9 in Rajahmundry Bommar village.	
Ditto	12.36 "	Land to be relinquished at mile 465/11-19 in Koppaka village.	
Ditto	1.14 "	Land taken up for main line purposes to be relinquished at Seethampet village mile 311/17-23.	
Ditto	.015 "	Land to be relinquished near Cocanada Town.	
Ditto	3.04 "	Land containing borrow pits to be relinquished at Cocanada port.	

Railway.	Area.	Description.	Remarks.
GODAVARI DISTRICT— <i>contd.</i>			
M. & S. M. Rail-way.	4.14 acres	Land to be relinquished for irrigation channel from mile 406/11 to 407/15 Durgada village.	
Ditto	124.33 „	Land to be relinquished by the Company at Kovur.	
Ditto	0.92 „	Land to be relinquished at mile 433/12-13 in Peddadigollu village.	
Ditto	0.36 „	Land to be relinquished at mile 439/19 in Somadevapalli village.	
Ditto	3.98 „	Plot of Koyyur village to be relinquished near mile 293.	
Ditto	3.22 „	Land to be relinquished at Repalli.	
Ditto	5.30 „	Land taken up for borrow pits between miles 389/18 and 390/2 to be relinquished in Jaggamagaripota village.	
Ditto	0.76 „	Land to be relinquished in favour of the Local Fund Department between TP. 297/13 and 298/13 in Vathur village.	
Ditto	0.54 „	Land to be relinquished in favour of the Local Fund Department between TP/299/2 and 299/17 near Vallur.	
Ditto	0.11 „	Land to be relinquished at Vathur station.	
Ditto	19.91 „	Land to be relinquished for Salvation Army at Seethanagaram.	
Ditto	0.22 Cents	Land to be relinquished at Seethanagaram.	
Ditto	8.458 acres	Land to be relinquished at mile 434/7 in Poddaddakallu Seethampalem.	
GOOTY DISTRICT.			
Ditto	2.65 „	Land originally acquired for the Canal siding to be relinquished for road at Krishnapuram in Tadigotla Ramachandrapuram village.	
Ditto	1.37 „	Land to be relinquished between T. P. 81/4 and 81/6 N. W. L. in Surapragasam village.	
Ditto	0.60 „	Land to be relinquished between TP. 84/13 and 84/16 in Reniguntaagraharam village.	
Ditto	5.74 „	Land to be relinquished east and west side of Pudi station.	
Ditto	1.40 „	Land to be relinquished between Pudi and Renigunta in Surapragasam village.	
Ditto	0.23 „	Land to be relinquished at Tiruttani.	
Ditto	32.29 „	Land along the main line to be relinquished from mile 47/13 to 51/8 in Tiruttani & Perumalgudem villages.	
Ditto	11.48 „	Quarry siding at Puttur relinquished in Govindapalem village.	
Ditto	4.66 „	Land to be relinquished to Government near Gangayapalli in Valloor village.	
Ditto	13.34 „	Land to be relinquished at Ragadipalli—Mile 214/12 and 215/1.	
Ditto	0.09 „	Land to be relinquished at mile 234/3 in Chellavari-palli village.	
Ditto	1.85 „	Land to be relinquished at mile 234 in Narasapuram village.	
Ditto	3.18 „	Land to be relinquished at mile 243/15-20 in Chandana village.	
Ditto	0.183 „	Land bearing a portion of Timmancherla village to be relinquished in favour of the Union Board Guntakal for sinking a well at Mile 274/7.	
Ditto	1.05 „	'B' class land at Mile 274/4-7 to be relinquished in favour of the Union Board at Guntakal in Timmancherla village.	
Ditto	19.86 „	Land along the main line to be relinquished from 51/8 to 53/10 in Pandikuppam & Murukkammodu Daranivaraghapuram Devesanapuram villages.	
Ditto	30.49 „	'B' class land to be relinquished along the main line from 285/13 to 294/9 in Aspari Jogapuram Molagavalli village.	
Ditto	37.71 „	Railway land along the main line to be relinquished from mile 305/15 to 315/1 in Kanakkal Koditholla Isivi Narasapuram Parathapuram Angalapuram.	
Ditto	38.97 „	Land along the main line to be relinquished from mile 325/8 to 332/7 in Kosgi Devarabetta Air-anagullo Dibbandoddi Kasapuram.	
Ditto	35.28 „	Land along the main line to be relinquished from mile 313 to 324 in Ganekall Yarigeri Pethatoom-batum Govakut Bapaldoddy Pokalabetta Kosgi.	
BANGALORE DISTRICT.			
Ditto	0.44 „	'B' class land to be relinquished in Muthirevala village.	
Ditto	0.56 „	'B' class land to be relinquished in Vovilithotta village.	
Ditto	1.49 „	'B' class land to be relinquished in Voddapalli village.	

Railway.	Area.	Description.	Remarks.
BANGALORE— <i>contd.</i>			
M. & S. M. Rail- way.	0.59 acres	'B' class land to be relinquished in Puthalapattu village.	
Ditto .	0.19 "	'B' class land to be relinquished in Akanampattu village.	
Ditto .	6.90 "	'B' class land relinquished in Siddhampalli village.	
Ditto .	1.64 "	'B' class land to be relinquished in Lakshmambapuram village.	
Ditto .	2.58 "	'B' class land to be relinquished in Bandapalli Gandalapalli village.	
Ditto .	1.09 "	'B' class land to be relinquished in Gandalapalli village.	
Ditto .	1.85 "	'B' class land to be relinquished in Kalavagunta village.	
Ditto .	0.35 "	'B' class land to be relinquished in Mogariapalli village.	
Ditto .	4.43 "	'B' class land to be relinquished in Chitlapalli and Scirangampalli villages.	
Ditto .	0.47 "	'B' class land to be relinquished in Gollapalli village.	
Ditto .	2.90 "	'B' class land to be relinquished in Gollapalli village.	
Ditto .	0.87 "	'B' class land to be relinquished in Timmayyapalli village.	
Ditto .	0.74 "	'B' class land to be relinquished in Markalakuppam village.	
Ditto .	1.00 "	'B' class land to be relinquished in Nandikrishnapuram village.	
Ditto .	0.90 "	'B' class land to be relinquished in Nangamangalam Nandikrishnapuram village.	
Ditto .	0.67 "	'B' class land to be relinquished in Nangamangalam village.	
Ditto .	1.74 "	'B' class land to be relinquished in Marakalakuppam village.	
Ditto .	5.72 "	'B' class land to be relinquished in Kothakotta village.	
Ditto .	5.84 "	'B' class land to be relinquished in Pakala village.	
Ditto .	0.17 "	'B' class land to be relinquished at mile 31/11-0 PAK-KPD Section in Markalakuppam village.	
Ditto .	0.27 "	Land to be relinquished at Pakala village.	
Ditto .	200 sq. ft.	Land to be relinquished to Government at Vayalpad village.	
Ditto .	0.11 acres	Land to be relinquished at mile 32/1 KPD-PAK Section in Nangamangalam village.	
Ditto .	0.44 "	Land to be relinquished at mile 13/9-10 PAK-KPD Section in Mudiravali village.	
Ditto .	0.32 "	'B' class land to be relinquished at mile 145/12-14 PAK-GDR Section in Gadang village.	
Ditto .	1.18 "	'B' class land to be relinquished between mile 54/12 and 55/3 PAK-D. M. M. Section in Tanakallu village.	
Ditto .	2.37 "	'B' class land to be relinquished between mile 55/18 and 56/5 PAK-DMM Section in Tanakallu village.	
GUNTAKAL DISTRICT.			
Ditto .	0.30 "	Land to be relinquished in Bettamcherla village between mile 299-300 main line.	
Ditto .	3.02 "	Land to be relinquished in Kothapalli village Dhona Taluk—between mile 292-293—main line.	
Ditto .	0.80 "	Land to be relinquished in Malkapuram village Dhona Taluk—between mile 285-286—main line.	
Ditto .	0.10 "	Land to be relinquished in Malkapuram village between mile 284-285 main line.	
Ditto .	1.26 "	Main line—B. K. Railway Poramboke land to be relinquished in Nallapadu village.	
Ditto .	3.29 "	Land to be relinquished from mile 393 to 394/0.3 for cultivation purposes between Cumbum and Tarlapadu in Bhupathipalli village.	
Ditto .	32.78 "	Land to be relinquished at Somidevipalli village.	
Ditto .	11 Cents.	Land to be relinquished at Giddalore village.	
Ditto .	8.27 acres	Land taken up for Powder Magazine at mile 327/2-3 main line to be relinquished in Ayvalur village.	
Ditto .	4.01 "	Land to be relinquished in Dhona village.	
Ditto .	1.47 "	Land to be relinquished for road purposes at Dronachellam station in Dhona village.	
Ditto .	47.75 "	Land to be relinquished at Dronachellam in Dhona village.	
Ditto .	7.90 "	Railway land to be relinquished at Pendakallu in Mukkalla village.	
Ditto .	0.30 "	Land to be relinquished at mile 274/11 near Guntakal in Timmencherla village.	
Ditto .	0.57 "	Land to be relinquished for the use of the Panchayat Board at Guntakal in Timmencherla village.	
Ditto .	1.58 "	Lands to be relinquished in Dhona village between mile 276 and 277 main line.	

Railway.	Area.	Description.	Remarks.
BELLARY DISTRICT.			
M. & S. M. Railway.	2.01 acres	Land to be relinquished at mile 194/10-11 M. L. in Venivocrapuram village.	
Ditto	A. R. P. 12-3.23—72	Land taken up at mile 198 relinquished near Kola-gallu in Kodagal village.	
HUBLI DISTRICT.			
Ditto	0 amsas	Land to be relinquished at Hubli encroached upon by Mr. D'Silva's bungalow in Keshwapur village.	
Ditto	14 "	Land to be relinquished at Hubli encroached upon by the Convent School in Keshwapur village.	
KURNOOL DISTRICT.			
	20 acres & 63 cents.	Railway lands near Somidevipalli station.	Handed over to the Revenue Authorities for safe custody.
Ditto	34.77 acres	Land along the main line to be relinquished from mile 295/6 to 305 in Aspari, Chinahotur, Chigaly, Nagarur, Virupapuram, Ungalapuram.	
Ditto	7.16 "	'B' class lands to be relinquished along the main line from mile 278/10 to 280/3 in Nancherla village.	
Ditto	12.69 "	Land to be relinquished at mile 324/1-5 in Kosgi village.	
Ditto	1.18 "	Land to be relinquished at mile 406-N. E. L. in Chebrolu village.	
Ditto	8.33 "	Land originally acquired for sand siding to be relinquished to Government at mile 0/1-3 in Kathivakkam village.	
Ditto	0.79 "	Land to be relinquished to Government at mile 174/20-23 NWL. in Lebaka village.	
Ditto	4.29 "	Land to be relinquished to Government at mile 174/20-23 NWL. in Lebaka village.	
Ditto	65.91 "	Land to be relinquished to Government at mile 186/3-24 in Tadigota village.	
Ditto	0.27 "	Land to be relinquished to Government at Bhimadol station.	
Ditto	4.3 cents	Land to be relinquished to Government at mile 82/1-2 (PAK-DMM) in Yerrabali, Hamlet of Kurabalakota.	
Ditto	8.4 "	Land to be relinquished to Government at Tinnamur.	
Ditto	0.11 acres	Land to be relinquished to Government for road purposes at Adoni in Vangalapuram village.	
Ditto	0.68 "	Land to be relinquished to Government at mile 411/1-2 in Gajjalakonda village.	
Ditto	0.12 "	Land to be relinquished to Government at Katpadi (Vellore Electric Supply Corporation) in Dhara-padavedu village.	
Ditto	0.18 "	Land to be relinquished at mile 238/16-239/1 and 239/10 between Guntakal and Maddikera in Nancherla village.	
Ditto	925 sq. ft.	'B' class lands relinquished in Maddikera Agraharam village.	
Ditto	A. C. 8 58½	Land to be relinquished to Government at Betamcherla village.	
Ditto	4.89 acres.	'B' class lands relinquished in Anantapur village.	
Ditto	5.61 "	Land to be relinquished from mile 273/18 to 274/1 at Timmancherla village.	
Ditto	48.59 "	'B' class land to be relinquished in Trivellore Taluk from mile 23 to 29/12 in Thedoor, Putloor, Kakkahllor, Perceuppan, Sala, Yekettalur, Kadam-battur.	
Ditto	1.37 "	Land to be relinquished at mile 167/5-7 between Singarayakonda and Tangutur stations in Bitragunta village.	
Ditto	0.73 "	Land containing road to be relinquished to Government at Bitragunta in Kovurpalli village.	
Ditto	0.12 "	Land to be relinquished at mile 1/4-6 in Amaravathi village.	
Ditto	1.48 "	'B' class lands relinquished in Kurekuppam village Bellary District.	
Ditto	7.54 "	Land to be relinquished to Government between mile 176/13 and 175/18 near Kamalapuram N. W. L.	
Ditto	6.62 "	Land to be relinquished for road purposes between Singarayakonda and Tangutur at mile 167/11-22 in Bitragunta village.	
DELHI DIVISION.			
N. W. Railway.	20 5	Situated in village Jahan Numa on Delhi-Bhatinda (Delhi-Kishangunj) Railway Section.	Retained for future Railway purposes.
Ditto	34 5	Ditto ditto	
Ditto	15 13	Ditto ditto	
Ditto	9 15	Ditto ditto	
Ditto	4 15	Ditto ditto	

Railway.	Area.	Description.	Remarks.
	Bighas. Biswas.	DELHI DIVISION— <i>contd.</i>	
N. W. Railway .	8 8	Situated in village Sadhuza Khurd on Delhi-Bhatinda (Delhi-Kishengunj) Railway Section.	Retained for future Railway purposes.
Ditto .	11 0	Ditto ditto .	Ditto.
Ditto .	11 0	Ditto ditto .	Ditto.
Ditto .	17 1	Ditto ditto .	Ditto.
Ditto .	8 16	Ditto ditto .	Ditto.
Ditto .	8 4	Ditto ditto .	Ditto.
Ditto .	20 6	Ditto ditto .	Ditto.
Ditto .	20 10	Ditto ditto .	Ditto.
Ditto .	10 6	Ditto ditto .	Ditto.
Ditto .	15 2	Ditto ditto .	Ditto.
Ditto .	351 18	Ditto ditto .	Ditto.
Ditto .	28 4	Ditto ditto .	Ditto.
Ditto .	44 1	Situated in village Jahan Numa on Delhi-Bhatinda (Delhi-Kishengunj) Railway Section.	Ditto.
Ditto .	4 11	Situated in village Jahan Numa on D. U. K. (SZM) Railway Section.	Ditto.
Ditto .	24 sq. yds.	Situated in Sadr Bazar-Shimali on Delhi Nizamuddin (New Delhi) Railway Section.	Ditto.
Ditto .	70 sq. ft.	Ditto ditto .	Ditto.
Ditto .	103 sq. yds.	Ditto ditto .	Ditto.
Ditto .	125 "	Situated in Delhi City on Delhi-Nizamuddin (New Delhi) Railway Section.	Ditto.
Ditto .	869 "	Ditto ditto .	Ditto.
Ditto .	45.5 acres	Situated in village Andhaoli on Delhi-Ghaziabad Railway Section.	Retained for sale.
Ditto .	83.13 "	Situated in village Kaithwara on Delhi-Ghaziabad Railway Section.	Ditto.
Ditto .	2.10 "	Situated in village Salimpur on Delhi-Ghaziabad Railway Section.	Ditto.
Ditto .	0.89 "	Situated in Subzi Mandi on D. U. K. Railway Section.	Ditto.
Ditto .	9.44 "	Situated in Dhulkot on D. U. K. Railway Section.	Ditto.
Ditto .	..	Situated in Simla on Kalka-Simla Railway Section.	Ditto.
Ditto .	8.29 acres	Situated in Jakhal on Delhi-Bhatinda Railway Section.	Retained for transfer to Local Government.
Ditto .	1.543 "	Situated in Saharanpur on Ghaziabad S. R. E. Railway Section.	Retained for sale.
Ditto .	0.031 "	Situated in village Kabri on D. U. K. Railway Section.	Ditto.
Ditto .	12.6 "	Situated in village Harauli on S. R. E.-Ambala Railway Section.	Retained for transfer to Local Government.
Ditto .	4.48 "	Situated in village Mirpur on D. U. K. Railway Section.	Retained for sale.
Ditto .	72.98 "	Situated in Bhatinda on Rajpura-Bhatinda Railway Section.	Retained for transfer to Patiala State.
Ditto .	0.592 "	Situated in village Sheopuri on Ghaziabad-S. R. E. Railway Section.	Retained for sale.
Ditto .	14.058 "	Situated in Ghaziabad on Ghaziabad-S. R. E. Railway Section.	Ditto.
Ditto .	0.088 "	Situated in village Rampura Phul on Rajpura-Bhatinda Railway Section.	Retained for transfer to Patiala State.
Ditto .	2.686 "	Situated in village Narwana on Delhi-Bhatinda Railway Section.	Ditto.
Ditto .	3.343 "	Situated in village Gharaunda on D. U. K. Railway Section.	Retained for sale.
Ditto .	0.039 "	Situated in village Mansa on Delhi-Bhatinda Railway Section.	Retained for transfer to Patiala State.
Ditto .	5.3338 "	Situated in Ambala Cantonment on S. R. E.-L. D. H. Railway Section.	Retained for sale.
Ditto .	Building No. 5	Situated in village Sadhura Khurd on Delhi-Bhatinda (Delhi-Kishengunj) Railway Section.	Retained for future Railway requirements.
Ditto .	Building No. 2	Situated in village Patti Jahan Numa on Delhi-Bhatinda (Delhi-Kishengunj) Railway Section.	Ditto.
Ditto .	Land and buildings 19.26 acres	Situated in Saharanpur on Ghaziabad-Ambala Railway Section.	Retained for sale.
		FEROZEPOR DIVISION.	
Ditto .	6.66 "	Situated in Chak No. 14 S. P. on Lodhran-Kasur Railway Section.	Retained for transfer to Local Government.
Ditto .	3.314 "	Situated in Pakpattan on Lodhran-Kasur Railway Section.	Retained for sale.
Ditto .	11.460 "	Situated in Moga Tahsil on Ludhiana-Ferozepore Railway Section.	Ditto.
Ditto .	27.778 "	Situated in Chak Datar Singh on Lodhran-Kasur Railway Section.	Ditto.
Ditto .	1.92 "	Situated in village Azim Garh on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	0.08 "	Situated in village Khom Karan on Amritsar-Kasur Railway Section.	Ditto.
Ditto .	12.349 "	Situated in Bahadurgarh on Ludhiana-Jakhal Railway Section.	Ditto.



Railway.	Area.	Description.	Remarks.
FEROZEPUR DIVISION— <i>contd.</i>			
N. W. Railway .	0.58 acres	Situated in village Piru Banda on F. Z. R.-LD. H. Railway Section.	Retained for sale.
Ditto .	0.301 „	Situated in village Dasuwal on Amritsar-Kasur Railway Section.	Ditto.
Ditto .	0.179 „	Situated in village Bahadurnagar on Amritsar-Kasur Railway Section.	Ditto.
Ditto .	0.088 „	Situated in Ferozepore Cantt. on Raewind-Bhatinda Railway Section.	Retained for transfer to Local Government.
Ditto .	0.035 „	Situated in village Chabba on Amritsar-Kasur Railway Section.	Retained for sale.
Ditto .	0.106 „	Situated in Alamgarh on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	0.137 „	Situated in village Abohar on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	84.32 „	Situated in villages Chatana, Sanda and Burj Kalan on Raewind-Bhatinda Railway Section.	Ditto.
Ditto .	1.38 „	Situated in Pakpattan on Lodhran-Kasur Railway Section.	Ditto.
Ditto .	0.1038 „	Situated in village Pakki Tibbi on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	0.0009 „	Situated in Ferozepore on Raewind-Bhatinda Railway Section.	Retained for transfer to Local Government.
Ditto .	551 sq. ft.	Situated in Nakodar on Phillaur-Lohian Khas Railway Section.	Retained for sale.
Ditto .	0.0528 acres	Situated in Hissar on Jakhal Hissar Railway Section.	Ditto.
Ditto .	„	Situated near Giddarpindi on J. U. C.-F. Z. R. Railway Section.	Ditto.
Ditto .	1.951 „	Situated in village Giddarbaha on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	3.616 „	Situated in village Giddarbaha on Samasatta-Bhatinda Railway Section.	Ditto.
Ditto .	8.543 „	Situated in village Sodhiwala Hira Singh on Lodhran-Kasur Railway Section.	Ditto.
Ditto .	5.220 „	Situated in village Tughral on Lodhran-Kasur Railway Section.	Ditto.
Ditto .	5.886 „	Situated in village Hira Singh on Lodhran-Kasur Railway Section.	Ditto.
KARACHI DIVISION.			
Ditto .	21486 sq. yds.	Karachi Cantt. Between Wagoda Road overbridge and General Stores at Karachi.	Retained for sale.
Ditto .	0.08 acres	Ditto . . . . .	Ditto.
Ditto .	358.92 sq. yds.	Napier Mole Road, Keamari . . . . .	Retained for exchange with other suitable land required for Railway purposes.
Ditto .	1.39 acres	Situated in village Nareja . . . . .	Ditto.
Ditto .	A. G.	Situated in village Kubo Yagan . . . . .	Retained for transfer to Local Government.
Ditto .	1.1	Situated in village Tando Adam on S. L. B. F. Railway	Retained for sale.
Ditto .	A. G. S. yds.	3-15-24.	
Ditto .	2.12 acres	Situated in village Moro on S. L. B. F. Railway .	Ditto.
Ditto .	2.2	Situated in village Shahpur on S. L. B. F. Railway .	Ditto.
Ditto .	7.0.79	Situated in village Khalsa on S. L. B. F. Railway .	Ditto.
Ditto .	0.11-73	Situated in village Gachero Nas on S. L. B. F. Railway.	Ditto.
Ditto .	A. G.		
Ditto .	2.30	Situated in village Dalel on S. L. B. F. Railway .	Ditto.
Ditto .	1.81 acres	Situated in village Sarhal on S. L. B. F. Railway .	Ditto.
Ditto .	2.37 „	Situated on S. L. B. F. Railway . . . . .	Ditto.
Ditto .	3.804 „	Situated in village Begmanji on Kotri-Rohri Railway	Ditto.
Ditto .	3.21 „	Situated in Survey No. 42 & 20 at Rohri. . . . .	Ditto.
Ditto .	1.23 „	Survey No. 32 . . . . .	Retained for future Railway purposes.
Ditto .	4.36 „	Situated in village Pirulishari . . . . .	Retained for sale.
Ditto .	A. G.		
Ditto .	8.14	Situated in village Radhan . . . . .	Ditto.
Ditto .	20.47 acres	Ditto . . . . .	Ditto.
Ditto .	17.21 „	Ditto . . . . .	Ditto.
Ditto .	5.25 „	Situated in village Dangar . . . . .	Retained for transfer to Local Government.
Ditto .	6.77 „	Situated in village Naroja Mait Khan and Ganja Takar.	Ditto.
Ditto .	A. G.	Situated in Survey No. 119 near Loco Work-shop, Sukkur.	Retained for sale.
Ditto .	48.10-66		
Ditto .	0.19 acres	Situated in Sukkur . . . . .	Ditto.
Ditto .	1.86 „	Situated in village Kaman . . . . .	Retained for exchange with other suitable land required for Railway purposes.
Ditto .	0.207 „	Situated in village Bhaghan . . . . .	Retained for transfer to Local Government.
Ditto .	A. G.	Situated in village Sekh . . . . .	Ditto.
Ditto .	3-8		

Railway.	Area.	Description.	Remarks.
KARACHI DIVISION— <i>contd.</i>			
N. W. Railway .	0.24 acres.	Situated at Mile 20/18/19 on Kotri-Dadu Section.	Retained for sale.
Ditto .	0.12 „	Situated at Mile 73/11 on Kotri-Dadu Section.	Ditto.
LAHORE DIVISION.			
Ditto .	A K M 1 7 4	Situated in village Shaitanian, Vais, Dhaul Khurd on Lahore Lalamusa-Railway Section.	Retained for transfer to Local Government.
Ditto .	7.13 acres.	Situated in village Badhai, Khemowal on Sialkot-Narowal Railway Section.	Retained for sale.
Ditto .	15.64 „	Situated in village Budha Theh on Lahore-Ludhiana Railway Section.	Ditto.
Ditto .	0.485 „	Situated in village Kotla Nawab on Batala-Qadian Railway Section.	Ditto.
Ditto .	4.940 „	Situated in Batala West on Batala-Qadian Railway Section.	Ditto.
Ditto .	2.435 „	Situated in village Bela Basti Ram on Lahore-Shahdara Railway Section.	Ditto.
Ditto .	0.839 „	Situated in village Balke on Shahdara-Narowal Railway Section.	Ditto.
Ditto .	0.224 „	Situated in village Kainthau on Batala-Qadian Railway Section.	Ditto.
Ditto .	0.16 „	Situated in village Jalari on Kangra Valley Railway Section.	Ditto.
Ditto .	Building.	Situated in Sialkot Cantonment.	Ditto.
Ditto .	6.73 acres	Situated in village Bhaini Bangar on Batala Beas Railway Section.	Retained for future Railway purposes.
Ditto .	17.82 „	Situated in village Basrai on Batala-Beas Railway Section.	Ditto.
Ditto .	0.06 „	Situated in village Basrai on Batala-Beas Railway Section.	Ditto.
Ditto .	11.43 „	Situated in village Basrai on Batala-Beas Railway Section.	Ditto.
Ditto .	12.45 „	Situated in village Bham on Batala-Beas Railway Section.	Ditto.
Ditto .	3.90 „	Situated in village Harchowal on Batala-Beas Railway Section.	Ditto.
Ditto .	32.52 „	Situated in village Bhambhari on Batala-Beas Railway Section.	Ditto.
Ditto .	0.06 „	Situated in village Basrai on Batala-Beas Railway Section.	Ditto.
Ditto .	0.65 „	Situated in village Harchowal on Batala-Beas Railway Section.	Ditto.
Ditto .	1.38 „	Situated in village Harchowal on Batala-Beas Railway Section.	Ditto.
Ditto .	0.13 „	Situated in village Bhambhari on Batala-Beas Railway Section.	Ditto.
Ditto .	0.38 „	Situated in village Harchowal on Batala-Beas Railway Section.	Ditto.
Ditto .	0.17 „	Situated in village Bhambhari on Batala-Beas Railway Section.	Ditto.
Ditto .	0.07 „	Situated in village Bham on Batala-Beas Railway Section.	Ditto.
Ditto .	0.54 „	Situated in village Harchowal on Batala-Beas Railway Section.	Ditto.
Ditto .	0.04 „	Situated in village Basrai on Batala-Beas Railway Section.	Ditto.
Ditto .	10.65 „	Situated in village Bham on Batala-Beas Railway Section.	Ditto.
Ditto .	9.53 „	Situated in village Mathola on Batala-Beas Railway Section.	Ditto.
Ditto .	1.85 „	Situated in village Khokarwala on Batala-Beas Railway Section.	Ditto.
Ditto .	13.77 „	Situated in village Marpanwan on Batala-Beas Railway Section.	Ditto.
Ditto .	0.91 „	Situated in village Bham on Batala-Beas Railway Section.	Ditto.
Ditto .	0.06 „	Situated in village Mathola on Batala-Beas Railway Section.	Ditto.
Ditto .	0.55 „	Situated in village Bham on Batala-Beas Railway Section.	Ditto.
Ditto .	6.32 „	Situated in village Marpanwan on Batala-Beas Railway Section.	Ditto.
Ditto .	8.88 „	Situated in village Bherowal on Batala-Beas Railway Section.	Ditto.
Ditto .	12.54 „	Situated in village Sirigobindpur on Batala-Beas Railway Section.	Ditto.
Ditto .	23.40 „	Situated in village Talwara on Batala-Beas Railway Section.	Ditto.
Ditto .	1.44 „	Situated in village Rampur on Batala-Beas Railway Section.	Ditto.
Ditto .	1.58 „	Situated in village Galowal on Batala-Beas Railway Section.	Ditto.
Ditto .	0.10 „	Situated in village Marpanwan on Batala-Beas Railway Section.	Ditto.
Ditto .	0.25 „	Situated in village Sirigobindpur on Batala-Beas Railway Section.	Ditto.

Railway.	Area.	Description.	Remarks.
LALORE DIVISION— <i>contd.</i>			
N. W. Railway	0.13 acres	Situated in village Sirigobindpur on Batala-Beas Railway Section.	Retained for future Railway purposes.
Ditto	1.38 "	Situated in village Talwara on Batala-Beas Railway Section.	Ditto.
Ditto	0.34 "	Situated in village Sirigobindpur on Batala-Beas Railway Section.	Ditto.
Ditto	11.20 "	Situated in village Galowal on Batala-Beas Railway Section.	Ditto.
Ditto	1.60 "	Situated in village Naihra on Batala-Beas Railway Section.	Ditto.
Ditto	8.16 "	Situated in village Nachra on Batala-Beas Railway Section.	Ditto.
Ditto	11.14 "	Situated in village Pejochak on Batala-Beas Railway Section.	Ditto.
Ditto	2.34 "	Situated in village Chauchak on Batala-Beas Railway Section.	Ditto.
Ditto	0.21 "	Situated in village Galowal on Batala-Beas Railway Section.	Ditto.
Ditto	0.07 "	Situated in village Nachra on Batala-Beas Railway Section.	Ditto.
Ditto	9.12 "	Situated in village Chaukchak on Batala-Beas Railway Section.	Ditto.
Ditto	25.20 "	Situated in village Ghoman on Batala-Beas Railway Section.	Ditto.
Ditto	10.77 "	Situated in village Dokoha on Batala-Beas Railway Section.	Ditto.
Ditto	2.48 "	Situated in village Malhowalli on Batala-Beas Railway Section.	Ditto.
Ditto	1.00 "	Situated in village Sultanpur on Batala-Beas Railway Section.	Ditto.
Ditto	0.71 "	Situated in village Sidhwan on Batala-Beas Railway Section.	Ditto.
Ditto	0.50 "	Situated in village Chauchak on Batala-Beas Railway Section.	Ditto.
Ditto	0.41 "	Situated in village Chauchak on Batala-Beas Railway Section.	Ditto.
Ditto	5.32 "	Situated in village Sidhwan on Batala-Beas Railway Section.	Ditto.
Ditto	0.13 "	Situated in village Vela Bajju on Batala-Beas Railway Section.	Ditto.
Ditto	9.00 "	Situated in village Darchwalli on Batala-Beas Railway Section.	Ditto.
Ditto	0.06 "	Situated in village Darchwalli on Batala-Beas Railway Section.	Ditto.
Ditto	2.72 "	Situated in village Gujranwala on Lahore-Lalamusa Railway Section.	Retained for sale.
Ditto	0.963 "	Situated in village Lahore Cantonment.	Ditto.
Ditto	0.018 "	Situated in village Teeka Banghiar on Kangra-Valley Railway.	Ditto.
Ditto	5.571 "	Situated in village Bhadroya on Kangra-Valley Railway.	Ditto.
Ditto	0.002 "	Situated in village Mahal Bhagat on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	0.067 "	Situated in village Mahal Bhagat on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	0.524 "	Situated in village Umra Nangal on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	..	Situated in village Ludhiana on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	31.00 "	Situated in village Pillaur Cantonment on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	0.044 "	Situated in village Parmanand on Amritsar-Pathankot Railway Section.	Ditto.
Ditto	0.018 "	Situated in village Mait on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	0.432 "	Situated in Ludhiana on Lahore-Ludhiana Railway Section.	Ditto.
Ditto	8.47 "	Situated in village Jamalpur on Batala-Beas Railway Section.	Retained for future Railway purposes.
Ditto	1.39 "	Situated in village Rajndewal on Batala-Beas Railway Section.	Ditto.
Ditto	33.89 "	Situated in village Batala on Batala-Beas Railway Section.	Ditto.
Ditto	1.800 "	Situated in village Mianmir.	Retained partly for transfer to other Department of Government of India and partly for sale.
MULTAN DIVISION.			
N. W. Railway	21.181 "	Situated in village Bet Molana on Mahmudkot-Ghazi Ghat Railway Section.	Retained for sale.
Ditto	0.021 "	Situated in village Jandroka on Lyallpur-Wazirabad Railway Section.	Ditto.

Railway.	Area.	Description.	Remarks
N. W. Railway .	1.92 acres	Situated in village Kamalia on Shorkot Road-Chichoki-Mallian Railway Section.	Retained for transfer to Local Government.
Ditto .	0.08 „	Situated in village Kamalia on Shorkot Road-Chichoki-Mallian Railway Section.	Retained for sale.
Ditto .	16.56 „	Situated in village Khairpur, Urjawan Sharif, Kassim Bela, Mohdpur (hota on Shershah-Multan Railway Section.	Ditto.
Ditto .	11.925 „	Situated in village Khanewal on Multan Loop Railway Section.	Ditto.
Ditto .	682.72 „	Situated in village Buchiana, Risalowala, Tandlianwala Chak No. 486 and 490, on Risalowala-Tandlianwala Railway Section.	Ditto.
Ditto .	2.08 „	Situated between Chiniot and Khushab on Chiniot-Hundewali Section.	Ditto.
Ditto .	1.42 „	Ditto	Ditto.
Ditto .	0.72 „	Ditto	Ditto.
Ditto .	2.27 „	Ditto	Retained for transfer to Forest Department.
	Land with building.		
Ditto .	2.17 acres	Situated in village Lyallpur on Khanewal-Wazirabad Railway Section.	Retained for sale.
Ditto .	Do.	Ditto	Ditto.
	Brick kiln.		
Ditto .	12.04 „	Situated in village Kamalia on Shorkot-Road-Chichoki-Mallian Railway Section.	Ditto.
QUETTA DIVISION.			
N. W. Railway .	40.75 „	Situated in village Chaman on Chaman-Quetta Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	3041.42 sq. yds.	Situated in village Nariband on Quetta-Sibi Railway Section.	Retained for future Railway purposes.
Ditto .	3155.11 sq. yds.	Ditto	Ditto.
RAWALPINDI DIVISION.			
N. W. Railway .	88.623 acres	Situated in villages Chaklala on Lalamusa-Rawalpindi Railway Section.	Retained for sale.
Ditto .	9.20 „	Situated in village Kharian on Lalamusa-Rawalpindi Railway Section.	Ditto.
Ditto .	4.2084 „	Situated in village Jhelum on Lalamusa-Rawalpindi Railway Section.	Ditto.
Ditto .	4.72 „	Situated in village Mandra on Lalamusa-Rawalpindi Railway Section.	Ditto.
Ditto .	0.145 „	Situated in village Bawli on Lalamusa-Rawalpindi Railway Section.	Ditto.
Ditto .	„	Situated in village Rawalpindi on Lalamusa-Rawalpindi Railway Section.	Ditto.
Ditto .	„	Situated in village Kacha and Jallo on Rawalpindi-Peshawar Cantonment Railway Section.	Retained to be formally handed over to the P. W. D.
Ditto .	0.73 „	Situated in village Kabul River Bank at Nowshera on Rawalpindi-Peshawar Cantonment Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	0.50 „	Situated in village Hassanabdal on Rawalpindi-Peshawar Cantonment Railway Section.	Retained for sale.
Ditto .	83.235 „	Situated in villages Tuja Baja, Vero, Sanjwal, Bora, Shamasabad on Rawalpindi-Peshawar Cantonment Railway Section.	Ditto.
Ditto .	„	Situated in villages Saba, Kamala, Pind Suleman, Mokhan, Mirpur Hussain, Urtakpur, Kiaran, Mirza, Haji Shah on Rawalpindi-Peshawar Cantonment Railway Section.	Retained to be formally handed over to the P. W. D.
Ditto .	0.046 „	Situated in Peshawar Cantonment on Rawalpindi-Peshawar Cantonment Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	5.00 „	Situated in villages Budho and Hassan Abdal on Rawalpindi-Peshawar Cantonment Railway Section.	Retained for sale.
Ditto .	4.56 „	Situated in village Peshawar Cantonment on Rawalpindi-Peshawar Cantonment Railway Section.	Retained for exchange with other suitable land required for Railway purposes.
Ditto .	501.00 „	Situated in village Loi Shilman on Peshawar Cantonment-Landi Khana Railway Section.	Retained for sale.
Ditto .	13.774 „	Situated in village Golopore on Lalamusa-Kundian Railway Section.	Ditto.
Ditto .	0.0724 „	Situated in village Khushab on Lalamusa-Kundian Railway Section.	Retained for transfer to Local Government.
Ditto .	0.124 „	Situated in village Khushab on Lalamusa-Kundian Railway Section.	Ditto.

Railway.	Area.	Description.	Remarks.
N. W. Railway .	1.403 acres	Situated in village Khushab on Lalamusa-Kundian Railway Section.	Retained for sale.
Ditto .	900' x 40'	Situated in village Wanbachran on Lalamusa-Kundian Railway Section.	Ditto.
Ditto .	5.895 "	Situated in village Harriah on Lalamusa-Kundian Railway Section.	Ditto.
Ditto .	0.0422 "	Situated in village Sanna on Lalamusa-Kundian Railway Section.	Ditto.
Ditto .	4.04 "	Situated in village Warcha on Gunjyal-Warcha Railway Section.	Ditto.
Ditto .	0.37 "	Situated in village Dhudial on Mandra-Bhaun Railway Section.	Ditto.
Ditto .	15.49 "	Situated in village Garhi Mawaz Khan on Kohat-Thall Railway Section.	Ditto.
Ditto .	43.551 "	Situated in villages Sherkot, Ustarzai and Irazi Nysrat Khel on Kohat-Thall Section.	Ditto.
Ditto .	122.88 "	Situated in village Jand on Jand-Kohat Railway Section.	Retained for transfer to Local Government.
Ditto .	Gang hut.	Situated on Golra-Basel Railway Section .	Retained for sale.
Ditto .	44.41 acres	Situated in Kohat Cantt. on Jand-Kohat Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	2.045 "	Situated in village Kundian Pacca on Bhakkar-Campbellpur Railway Section.	Retained for sale.
Ditto .	1.02 "	Situated in village Jand on Bhakkar-Campbellpore Railway Section.	Ditto.
Ditto .	1.10 "	Situated in village Piplan Pakka on Bhakkar-Campbellpore Railway Section.	Ditto.
Ditto .	Brick field	Situated in village Mianwali on Bhakkar-Campbellpore Railway Section.	Ditto.
Ditto .	0.253 acres	Situated in village Mianwali and Yarukhel on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	54.75 "	Situated in village Mithial on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	9.321 "	Situated in village Mari on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	1.55 sq. yards.	Situated in village Narra on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	9.18 acres	Situated in village Narra on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	0.16 "	Situated in village Narra on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	Land including 1½ diameter well.		
Ditto .	0.454 acres	Situated in village Mianwali on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	0.014 "	Situated in village Bhakkar Daggar on Bhakkar-Campbellpur Railway Section.	Ditto.
Ditto .	0.20 "	Situated in village Injra on Jand-Daud Khel Railway Section.	Ditto.
Ditto .	1.510 "	Situated in village Mardan on Nowshera-Durgai Railway Section.	Retained for transfer to Local Government.
Ditto .	6.518 "	Situated in village Kharkai and Durgai on Nowshera-Durgai Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	..	Situated in village Hathiyan on Nowshera-Durgai Railway Section.	Retained for sale.
Ditto .	6.267 "	Situated in village Abizai on Laki Marwat-Pozu-Tank Railway Section.	Ditto.
Ditto .	155.30 "	Situated in village Tatta on Khirgi-Manzai Railway Section.	Ditto.
Ditto .	144.90 "	Situated in villages Dabra, Sheikh, Sultan, Gasha and Murtaza on Tank-Murtaza Railway Section.	Ditto.
Ditto .	0.10 "	Situated in village Kalabagh on Kalabagh-Bannu Railway Section.	Retained for exchange with other suitable land required for Railway purposes.
Ditto .	..	Situated in village Isa Khel on Kalabagh-Bannu Railway Section.	Retained for sale.
Ditto .	4.19 "	Situated in village Sultana Khel East on Kalabagh-Bannu Railway Section.	Ditto.
Ditto .	..	Situated in village Bannu on Kalabagh-Bannu Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	..	Situated in village Kalabagh on Kalabagh-Bannu Railway Section.	Retained for sale.
Ditto .	..	Situated in village Mari Indus on Kalabagh Bannu Railway Section.	Retained for transfer to other Department of Government of India.
Ditto .	A K M 12-1-4	Situated in village Jhang on Jhang-Maghiana-Malakwal Railway Section.	Retained for sale.

Railway.	Area.	Description.	Remarks.
Rohilkund and Kumaon Railway.	4.182 acres	Part of station approach road at Aishbagh Junction handed over to the Improvement Trust Lucknow for maintenance of road.	These lands are being retained for future Railway purposes.
Ditto	12.707 "	Part of A class land near Ganges Bridge between Kauchla Bridge and Munpur Nagaria stations. Handed over to the Executive Engineer, Bareilly Division, Bareilly (P. W. D.), for construction of the approach road.	
Ditto	2.590 "	Part of A class land between Got and Kathgar stations. Handed over temporarily to the Executive Engineer, Moradabad Division, Moradabad (P. W. D.), for re-alignment of P. W. D. road.	
Ditto	4.276 "	Part of District Board Kuteha road from Kasganj City to Sahawar on D class land. Handed over temporarily to the District Board, Etah, for maintenance of road.	
MADRAS DISTRICT.			
South Indian Railway.	67.66 cents.	Survey number 51 Plot 'D' in Vepory Division between Madras Park and Egmore.	
CHINGLEPUT DIVISION.			
Ditto	9 "	Survey No. 553/2 in Attur village.	Lands relinquished to Local Govt. for disposal.
Ditto	57 "	Survey No. R. S. 17-in Chingleput village.	
Ditto	48 "	Survey No. 60. Shrotriem Adampakkam village.	
Ditto	69 "	Survey Nos. T. S. 81/1, 82/1, 83/1 and 3, 84/1 and 114/2. (Part) Chingleput Town.	
Ditto	410 sq. ft. 11 sq. ft.	Survey Nos. 476 and 471 (Part.) Zamin Pallavaram village.	
SOUTH ARCOT DISTRICT.			
Ditto	1 acre . 08 cents.	Survey Nos. 11/1, 12 and 13. Vadakailasam village.	
Ditto	1 acre . 12425 sq. ft.	Survey Nos. T. S. 662/203, 2704/2 and 2704/3. Cuddalore Town.	
Ditto	4 acres . 55 cents.	Survey Nos. 35, 37, 38/1-3, 40/1-6, 41/1-5, 43/1-4. Vasanthakrishnapuram village.	
Ditto	52 "	Survey Nos. 56/1-B, 56/2-B, 57/3, 437/2-B, 59/2, 59/1-B, 68/1-B, 68/2, 69/2, 437/1-B and 57/2-B. Kudithange village.	
Ditto	11 acres . 30 cents .	Survey Nos. 17/2-3, 19/1-2, 20/1-3, 22/1-2, 4-7, 23/1-2, 25/1-3, 28/1-3, 29/1-2, 31/1-4, 32/1-4, 33/1-2, 35/1-3, 36/1-2, 37/1-2, 39/1-2, 40/1-3, 42/1-3, 43/1-2, 45/1-3, 46/1-3, 48/1-3, 49/1-2 and 51/1-4. Kollur village.	
Ditto	6 "	Survey No. 125/2. Arakandanallur village.	
Ditto	7 acres . 11 cents .	Survey Nos. 22/1-2, 24, 25, 27/1-2, 28/1-2, 30/1-2, 31/1-2, 33/1-4, 35, 37/1-1, 38/1-3, and 40/1-2. Thanikkalara Pattu village.	
Ditto	54 "	Survey Nos. 193-A-4, 191/9. Sothukudal Melapadhi village.	
Ditto	63 " 178 sq. links	Survey Nos. 100-A/10 part, 97/11-B, 99/A-3, 98/2, 77/2, 179-D and 76/3 part. Arumbattu village.	
NORTH ARCOT DISTRICT.			
Ditto	81 cents .	Survey Nos. 7/2, 7/4/A and 7/5. Chinnamukanur Mittah village.	
Ditto	77 "	Survey Nos. 116-4, 127-2 and 127-3. Patchal Mittah village.	
Ditto	12 "	Survey Nos. 309/A. 1, 312/A. 1. C. 312/A. 1. A. and 314/A-1. Arkonam village.	
TANJORE DISTRICT.			
Ditto	47 cents .	Survey No. 202-E. 3. Alangudi village.	
Ditto	6 acres . 88 cents .	Survey Nos. 104 and 109-3. Mutupet village.	
Ditto	83535 sq. ft.	Survey No. T. S. 60-1. Nagapatam Town.	
Ditto	64 cents .	Survey No. 167-1-B. Ramanudrakottai village.	
Ditto	54 "	Survey Nos. 610 and 169. Kangayampatti village.	
Ditto	35 "	Survey Nos. 50/4, 50/5-A, 50/8-A and 50/7-A Gudalur village.	
Ditto	17 cents.. 350 sq. links	Survey Nos. 597-F-1-A. 2, 597-F-1-B, 597-F-2-A, 597-G-1-B, 597-F-2-B, and 597-G-2. Budalur village.	
Ditto	4 acres . 67 cents .	Survey Nos. 412-2, 413-2 and 414-2. Porayar village.	

Railway.	Area.	Description.	Remarks.
TANJORE DISTRICT— <i>contd.</i>			
S. I. Railway	4 cents.	Survey No. 342-B. Kalagam village.	
Ditto	121 acres	Survey Nos. 589/1-A, 590, 595, 594, 593, 588/1, 581-4, 560/3-B, 557-4, 556-1, 587-2, 591, 592, 562/2-A, 553/3-B, 552/16, 378-9, 384/4, 400-8, 402-5, 418-4, 420-4, 420-5, 353-5, 352-A-3 to 8, 170/1 and 3, 171/1 and 3, 172/1 and 2, 174/1 and 3. Budalur village.	
Ditto	62 cents.	Survey Nos. 12 and 196. Nidamangalam village.	
Ditto	1 acre	Survey Nos. 398/2 and 402/2. Inam Pannabayal Village.	
Ditto	26 cents.	Survey No. 537. Vijayapuram Tiruvarur Municipality.	
Ditto	9 "	Survey No. 534 part. Palanjur village.	
Ditto	9 acres	Survey No. 398/1-B. Inam Pannabayal village.	
Ditto	21867 sq. ft.	Survey No. 108/1-B. Inam Ottangadu Ukkadai village.	
Ditto	9.14 cents.	Survey Nos. 135/H-1, 3, 135 and 1-1, 3 etc. etc. Kali-verayanpettai village.	
Ditto	2 "		
Ditto	3 "		
Ditto	10 acres		
Ditto	20 cents.		
TRICHINOPOLY DISTRICT.			
Ditto	21 acres	Survey Nos. 207, 208, 209 and 220. Angarai village.	
Ditto	1 cent.	Survey No. 847/A. Pugalur village.	
Ditto	1 acre	Survey Nos. 2529-A-2, 2529-B-2 and 2529-C-2. Vellithirumutham village.	
Ditto	2 cents.	Survey Nos. 92B-10, 91-B-3, 90-B-4, 89-B-8, 88-B-6, 87-B-7, 86-B-4, 92-A-10, 91-A-4, 90-A-4, 89-A-8, 88-A-6, 87-A-6, 86-A-4 and 26-B-2. Pambaramsutti village.	
Ditto	1 acre	Survey Nos. 39-A-6, 39-A-7, 49-A-1 and 49-B-1. Devadanam village.	
Ditto	79 cents.		
Ditto	1 acre		
Ditto	78 cents.		
Ditto	84 cents.		
MADURA DISTRICT.			
Ditto	1 acre	Survey Nos. 526/1-A, 523-A-1-A, 539/1-B, 538/2-B, 522-A-1, 523/A-2-A, 522-A-2, 528/2, 521-A, 529-A-2, 530-A, 532/2, 531/2 and 1715/A-2 part. Allinagaram village.	
Ditto	45 cents.	Survey Nos. 326/B-5 and 326/B-6-A. Kovilangulam village.	
Ditto	88 "	Survey Nos. 24, 23, 21/2 and 27. Moenakshipuram village.	
Ditto	1 acre	Survey Nos. 69, 67/2, 64, 66, 63/1, 61/2, 51, 53, 50 and 48. Bodinaickanur village.	
Ditto	50 cents.	Survey Nos. 210/1-A, 209-B-1, 209/A-4, 196/B-1, 196-A-2, 200-B-1, 200-A-3, 201/B-1 and 204-B-1. Bodinaickanur Zamin Town and Municipality.	
Ditto	9 acres		
Ditto	95 cents.		
Ditto	2 acres		
Ditto	65 cents.		
RAMNAD DISTRICT.			
Ditto	1 acre	Survey Nos. 272/6-B, 273-1-B, 273-2-B, 294-A-5, 294-A-7, 294-A-3, 294-A-9, 294-A-4 and 293-7. Inam Nachiyarkoil village.	
Ditto	14 cents.	Survey Nos. 27/1 and 27/3. Ariyakudi village.	
Ditto	95 "	Survey No. T. S. 64. Virudhunagar village.	
Ditto	988 sq. links	Survey Nos. 256-283. Kathatti village.	
Ditto	33 acres		
TINNEVELLY DISTRICT.			
Ditto	2 "	Survey No. 17. Nainaragaram village.	
Ditto	35 cents.		
SALEM DISTRICT.			
Ditto	65 "	Survey No. 388. Karupur village.	
Ditto	3 acres	Survey Nos. 1112-A/A, 1175 A. B, 1113-A, 1114-B, 1115-B, 1116-B, 1117-A/B, 1123-B, 1124-A-B, 1127-A/B, 1128-A/B, 1129-B, 1134-AB, 1147-AC, 1148 A/C, 1149-AC, 1150-AC, 1150-AB, 1149-AB, 1146-B, 1095-B, and 1174-AB. Periyeri village.	
Ditto	18 cents	Survey Nos. 1136-B. A, 1147-B. A, 1128-B, 1129-B, 1138-C, 1140-B, 1141-B, and 1147-A. B. Salem village.	
Ditto	52 "	Survey No. TS. 165-B, Periyeri village.	
Ditto	21658 sq. ft.		

Railway.	Area.	Description.	Remarks.
SALEM DISTRICT— <i>contd.</i>			
S. I. Railway.	4 acres 57 cents.	Survey Nos. 66-10, 65-3, 61-10, 60-15, 59-5, 49-5, 78-6, 83-14, 87-5, 69-1, 76-1, 90-1, 89-1, and 93-1. Periyaseeragapadi village.	
Ditto	1 acre 10 cents	Survey Nos. 7-1, 6-1 and 3-1. Chinnaseeragapadi village.	
Ditto	26 "	Survey Nos. 111-3-B and 141-1-A. Morur village	
Ditto	3 "	Survey No. 11 part. Sellapalligkuttai village.	
Ditto	15 "	Survey Nos. 10-A and 10-B. Nallarayanpatti village.	
Ditto	2 acres 21171 sq. ft.	Survey Nos. TS. 1727-part 3, 5, 7 and 9. Periyeri village.	
COIMBATORE DISTRICT.			
Ditto	2 acres 39 cents	Survey No. 687 part. Kurichi village.	
Ditto	60 "	Survey No. 304-A. 3 Vellakinar village.	
Ditto	43 "	Survey No. 140-2-B. Senganur village.	
Ditto	60 "	Survey No. 84-B/2. Bilichi village.	
Ditto	54 "	Survey Nos. 177-2, 178-B/1B, 276-B-1-B and 275-1-B. Kurudampalayam village.	
Ditto	73 "	Survey Nos. 439-B-1, 227-1-B, 228-1-B and 163/A-1-B. Idikarai and Narasimhanaickanpalayam village.	
Ditto	81 "	Survey Nos. A-1-B, and 826-B-1-B. Idikarai and Narasimhanaickanpalayam village.	
Ditto	30 "	Survey Nos. 160-A-2, and 261-A-2. Senganur village.	
Ditto	27 "	Survey No. 278-A-2. Kurudampalayam village.	
Ditto	11 "	Survey Nos. 142/2 and 143 A-3. A. Senganur village.	
Ditto	71 "	Survey No. 161-A-2 A-2. Senganur village.	
Ditto	31 "	Survey Nos. 83-2, 80 B-1-B, 82 B-1-B, 82-B-1-B and 85-B-1-B. Bilichi village.	
Ditto	34 "	Survey Nos. 226-A-2-B and 227-2-B. Narasimhanaickanpalayam village.	
Ditto	1 cent	Survey No. 825-B-2. Idikarai village.	
Ditto	2 acres	Survey No. 161-A-1-B. Senganur village.	
Ditto	92 cents.	Survey Nos. Sheet No. 1. 2/2, 3A/2, 3. B/1, 8. B/1, 7-B/1, 19/1, 20-B-1, 21-B-1, 32-B-1, 33-B-1. Kanakanpalayam village.	
Ditto	2 acres 32 cents	Sheet No. 2. 36-B-1, 33-B-1, 39-B-1, 40-B-1, 40-A. 2, 41-A-2, 131-A-2 and 136-3-B. Kanakanpalayam village.	
Ditto	3 acres 93 cents	Sheet No. 3. 192-B 1-A, 193-B. 1, 193-A-2, 195-A-2, 197-A. 2 239-B. 1-A-1, 238 B-1, 244-A. 2. 266-A-2, 265-A-2, 263-2, 264-2, 262-A-2, 271-A 2, 272-B-1, 272-A-2. Kanakanpalayam village.	
Ditto	4 acres 25 cents	Sheet No. 4. 280-A-2, 280-B-1, 331-B-1, 332-B-1, 335-B-1, 343-B-1, 342-B-1, and 337-C-1, Kanakanpalayam village.	
MALABAR DISTRICT.			
Ditto	7 acres 17 cents.	Survey Nos. 190,191, 192, 149, 150/1, 125/1, 126/1, 127/1 and 128. Kadalundi village.	
Ditto	41-87 "	Survey No. 145. Part Feroke village.	
Ditto	52-00 "	Survey No. 153. Badagar village.	
Ditto	4-55 "	Survey No. 44. Pantalayini village.	
Ditto	3 "	Survey No. RS. 142/3. Badagara village.	
Ditto	9 "	Survey No. 24 part. Chiramanur village.	
Ditto	1314-65 sq. ft.	Survey No. Plot A. . . . . 218 Plot C . . . . . 244 Plot D . . . . . 218 Tirukandiyur village.	
SOUTH KANARA DISTRICT.			
Ditto	2 acres 87 cents.	Survey No. 92-1-A/1-A-2. Jappinamogar village.	
Ditto	2 acres 28 cents.	Survey No. Jeppo ward 26-T. S.-842/2. Jappinamogar village.	
Ditto	17424 sq. ft.	Survey Nos. T. S. No. 128-B and 129-A. Attavar village.	
TANJORE DISTRICT.			
Ditto	24-5 cents.	Survey No. 204/1 and 205/1. Pinnavasal village.	
TRICHINOPOLY DISTRICT.			
Ditto	62 "	Survey Nos. 73-A-A-1, 68-1, 273-A-1 and 69-A-1. Varaganeri village.	
Ditto	18 "	Survey Nos. 305/2-B, 305/2-C and 181/3-A-2. Alattur village.	
Ditto	96 "	Survey Nos. 218/A-1, 140/1-A and 221/2-A. Mutharasannallur village.	



Railway.	Area.	Description.	Remarks.
MADURA DISTRICT.			
S. I. Railway .	7 cents.	Survey No. T. S. No. 2385/1 part. Madura Municipality.	
TINNEVELLY DISTRICT.			
Ditto .	17.60 „	Survey No. T. S. No. 2152 part. Ward No. 4 Block No. 11. T. S. No. 2371 part. Ward No. 4. Block No. 12. Tuticorin Municipality.	
SALEM DISTRICT.			
Ditto .	0.4 „	Survey No. R. S. No. 13 part. Rasampatti village.	
COIMBATORE DISTRICT.			
Ditto .	1 acre	Survey No. 114-B-1, Amarampalayam village.	
Ditto .	40 cents.		
Ditto .	1 acre	Survey Nos. 141-B, 135-B-1, 134-A-2, 134-B-1. Amarampalayam village.	
Ditto .	21 cents		
Ditto .	6 acres.	Survey No. 187-B-1, etc. Marchinayakanpalayam village.	
Ditto .	86 cents.		
Ditto .	11 acres	Survey Nos. 335-1, 334-B-1, etc. Marchinayakanpalayam village.	
Ditto .	6 cents.		
Ditto .	63 „	Survey No. 589-B-1. Marchinayakanpalayam village.	
Ditto .	83 „	Survey No. 718-B-1. Marchinayakanpalayam village.	
Ditto .	6 acres	Survey No. 1166-A-2, etc. Marchinayakanpalayam village.	
Ditto .	13 cents.		
Ditto .	10 acres	Survey Nos. 844-B-1, 844-A-2, etc. Marchinayakanpalayam village.	
Ditto .	96 cents.		
Ditto .	3 acres	Survey Nos. 928-B-1, 928-A-2, etc. Marchinayakanpalayam village.	
Ditto .	47 cents.		
Ditto .	21 acres	Survey Nos. 938-A-2, 938-B-1, etc. Marchinayakanpalayam village.	
Ditto .	62 cents.		
Ditto .	20 acres	Survey Nos. 101-B-1, 96-B-1, 97-B-1, etc. Udaiyakulam village.	
Ditto .	17 cents.		
MALABAR DISTRICT.			
Ditto .	35 acres	Survey Nos. 63-B-1, 63-A, etc. Muthalamada village.	
Ditto .	87 cents.		
Ditto .	21 acres	Survey Nos. 790/8, 320/C-6, etc. Muthalamada village.	
Ditto .	4 cents.		
Ditto .	28 acres	Survey Nos. 348-B-22, 349-A., etc. Vadavanur village.	
Ditto .	56 cents.		
Ditto .	12 acres	Survey Nos. 81-A-7, 81-B-1, etc. Koduvayur village.	
Ditto .	21 cents.		
Ditto .	11 acres	Survey Nos. 431-B-1, 438-C-1, etc. Peruvemba village.	
Ditto .	50 cents.		
Ditto .	9 acres.	Survey Nos. 263-B-4, 259-C-1, 255-C., etc. Kinuasseri village.	
Ditto .	12 „	Survey Nos. 50-10, 49-11, 52-3, etc. Yakkara village (Palghat Municipality).	
Ditto .	25 cents.		
Ditto .	Acres cents.	Survey Nos. :—	
	.. 2	2416/2.	
	.. 34	2414.	
	1 11	2564.	
	.. 22	2415/2.	
	.. 60	2629.	
	.. 44	3645.	
Ditto .	26 cents.	Kilmuri and Koppam villages (Palghat Municipality.)	
		Survey No. T. S.-244/1 part Block No. 6, Ward No. 14. Nagaram village. (Kallayi Railway station.)	
RAMNAD DISTRICT.			
Ditto .	208 acres	Iluppaiyadi, Ariyakudi, Idaiyur, Vettiur, Minavayal, Vetaikarampatti Vilavadiyendal, Unjanai, Chettivayal, Perattukkottai, Aravayal, Molsem-bonmari, Ponnivayal, Sirumarudur, Ponnipullavayal and Kallanbirsambu.	
	57.75 cents.		
TANJORE DISTRICT.			
Ditto .	48 „	Survey No. 1767. Negapatam Municipality.	

Railway.	Area.		Description.		Remarks.	
	Acres.	Gunthas	Village.	Talukas.		
Barai Light Rail- way.	1	18	Pandharpur . . . .	Pandharpur.	These lands have been retained temporarily for future Railway purposes.	
		29	Takli . . . . .	Do.		
	16	8	Jabavi . . . . .	Do.		
	60	2	Wakhari . . . . .	Do.		
	113	15	Bhandishegaon . . . .	Do.		
	28	36	Dhondewadi . . . . .	Do.		
	69	31	Bhalawani . . . . .	Do.		
	22	17	Tandulwadi . . . . .	Malsiras.		
	84	35	Velapur . . . . .	Do.		
	25	33	Kandali . . . . .	Do.		
	22	24	Vizori . . . . .	Do.		
	55	2	Paniv . . . . .	Do.		
	91	18	Malsiras . . . . .	Do.		
	17	24	Yeliv . . . . .	Do.		
	27	20	Purundwada . . . . .	Do.		
	30	14	Phondsiras . . . . .	Do.		
	42	30	Mandve . . . . .	Do.		
	70	2	Nateputa . . . . .	Do.		
	44	12	Dahigaon . . . . .	Do.		
	27	3	Gursala . . . . .	Do.		
40	13	Dharampuri . . . . .	Do.			
7	20	Lonad . . . . .	Koregaon			
46	34	Do. . . . .	Do.			
Darjeeling Hi- malayan Rail- way Exten- sions.	40 ft. × 20 ft.		Portion of land made over to the railway by Govern- ment. The plot is situated near Sovoke railway station, west of the railway line and north of the station.		The plot is now occupied as a Police Outpost by arrangement with the Police Department, who have agreed to vacate the land on three months' notice from the railway.	
Dibru-Sadiya Ry.	Particulars will be published later.					
East Indian and Bengal Nagpur Railway.	756.04	acres	Kedla Colliery in the Hazaribagh District . . . .		Land made over to Bihar Government for safe cus- tody.	
Ditto . . . . .	479.49	"	Kedla Colliery in the Hazaribagh District . . . .			
Ditto . . . . .	85.32	"	Danea and Leiyo of Kedla Colliery. . . . .			

B. MOODY,  
*Secretary, Railway Board.*

DEPARTMENT OF INDUSTRIES AND  
LABOUR.

NOTIFICATIONS.

*New Delhi, the 28th March 1937.*

**No. L.-1785.**—In pursuance of sub-section (2) of section 27A of the Indian Boilers Act, 1923 (V of 1923), the Governor General in Council is pleased to nominate the Hon'ble Mr. A. G. Clow, C.S.I., C.I.E., I.C.S., to be chairman of the Central Boilers Board.

S. N. ROY,  
*Joint Secy. to the Govt. of India.*

*The 31st March 1937.*

**No. A. 626 (1).**—In exercise of the powers conferred by clause (ccc) of sub-section (1) and

by sub-section (2A) of section 77 of the Indian Patents and Designs Act, 1911 (II of 1911), the Central Government is pleased to direct that the following amendments shall be made in the Indian Secret Patent Rules, 1933, namely:—

In sub-rules (1) and (2) of rule 3 and in rule 4 of the said Rules, for the words "Secretary of State for India in Council" the words "Central Government" shall be substituted.

**No. A. 626 (2).**—In exercise of the powers conferred by section 14 of the Copyright Act, 1911, (1 and 2 Geo. 5, (1. 46) as modified in its application to British India by the Indian Copyright Act, 1914 (III of 1914), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Copyright Regulations, 1914, namely:—

In regulation 17 of the said Regulations, and in Form 3 of the Forms appended to the said Regulations, for the words "Secretary of State for India in Council" the words "Central Government" shall be substituted.

New Delhi, the 1st April 1937.

**No. G. 51.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands and/or buildings specified in the Schedule hereto annexed, being lands and/or buildings

formerly used, intended or formerly intended to be used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained for future use for such purposes or have been retained temporarily for the purpose of more advantageous disposal by sale or otherwise.

## SCHEDULE.

Serial No.	Province.	Locality.	Description.	Remarks.
1	Bengal . . .	Dum Dum . .	Land measuring 229.436 acres . . .	Purchased for proposed airship base.
2	Do. . . . .	Do. . . . .	Land measuring 10 bighas, 9 cottahs and 3 chittacks and buildings standing thereon numbered 8, 8/1, 8/2, 8A, 8A/1 and 8A/2.	Purchased from the Military authorities in 1931 for establishing a Meteorological Observatory.
3	Do. . . . .	Calcutta . . .	Promises known as No. 9, Hare Street comprising main building, outhouses and other appurtenances.	....
4	Do. . . . .	Do. . . . .	Premises known as No. 6, Dacre's Lane together with any houses and other appurtenances.	....
5	Do. . . . .	Do. . . . .	Such portions of the old Imperial Secretariat and lands pertaining thereto as are not now used for a federal purpose.	....
6	Do. . . . .	Asansol . . . .	Mining clerks' quarters 9 (P. W. B. Nos. 5 to 5/4).	....
7	Bihar . . . .	Dhanbad . . .	Land measuring 6.21 acres . . . . .	Vacant lands adjoining mining staff quarters.
8	Do. . . . .	Jamshedpur . .	Chemist's Bungalow and lands pertaining thereto.	Leased to a private person.
9	Do. . . . .	Do. . . . .	Executive Subordinates quarter No. 175 and lands pertaining thereto.	Ditto.
10	Do. . . . .	Do. . . . .	Inferior Servants quarter No. 164 . . .	Ditto.
11	Do. . . . .	Do. . . . .	Inferior Servants quarter No. 165 . . .	Ditto.
12	Do. . . . .	Tatanagar . . .	Assistant, Metallurgical Inspector's Bungalow B and lands pertaining thereto.	Leased to the Agent, Imperial Bank of India.
13	Bombay . . . .	Salsette . . . .	Land measuring 141.75 acres . . . . .	Purchased for proposed airship base.
14	Punjab . . . .	Simla . . . . .	Spare land attached to the Bemloe estate, measuring 21.24 acres.	....
15	Do. . . . .	Do. . . . .	Spare land attached to the Little Glenarm estate, measuring 26 acres.	....
16	Do. . . . .	Do. . . . .	Spare land attached to the Park estate, measuring 10,938 square yards.	....
17	Do. . . . .	Do. . . . .	Spare land measuring 14,438 square yards, attached to the Town View estate.	....
18	Do. . . . .	Do. . . . .	Spare land attached to the West Wood estate.	....
19	Sind . . . . .	Karachi . . . .	Piece of land in the compound of the Holy Trinity Church, Karachi, measuring about 15,000 square yards.	Leased to the Trustees of the Karachi War Memorial Fund.
20	United Provinces.	Chakrata . . .	Land measuring 0.385 acres belonging to the Forest Research Institute.	....
21	Do. . . . .	Dehra Dun . . .	Forest Park lands and buildings including Cook House, Servants Houses, garage outhouses, and other appurtenances.	....
22	Do. . . . .	Do. . . . .	Hathibarkala Estate, Land measuring 316.64 acres.	194.83 acres have been leased to a private person for cultivation.
23	Do. . . . .	Do. . . . .	Sewage farm land 15 acres . . . . .	Leased to a private person.
24	Do. . . . .	Do. . . . .	Land in Hathibarkala Dehra Dun (60 Bighas).	Ditto.
25	Do. . . . .	Do. . . . .	Land in the Forest Research Institute Kaulagarh Project 291.2 acres.	Leased to the Assistant Director of Grass Farms No. 3 Circle, Lucknow.
26	Do. . . . .	Do. . . . .	Stables (outhouses) to Prem Bhawan, and land pertaining thereto.	Occupied by a private person.
27	Do. . . . .	Do. . . . .	Electric Sub-station in Non-residential Buildings, Forest Research Institute; and land pertaining thereto.	Leased to City Board Mussoorie.
28	Do. . . . .	Do. . . . .	Old Forest, lands and buildings including (1) Gladys Villa with servants quarters and other appurtenances at Chand Bagh. (2) Chestnut House with servants quarters and other appurtenances. (3) Chand Bagh Villa with servants quarters and other appurtenances. (4) Lands pertaining thereto.	Leased to Indian Public School Society.



New Delhi, the 31st March 1937.

**No. S.-827.**—In pursuance of sub-section (2) of section 86A of the Indian Electricity Act, 1910 (IX of 1910), the Governor General in Council is pleased to nominate the Hon'ble Mr. A. G. Clow, C.S.I., C.I.E., I.C.S., to be Chairman of the Central Electricity Board.

S. N. ROY,

Joint Secy. to the Govt. of India.

POSTS AND TELEGRAPHS.

New Delhi, the 23rd March 1937.

**No. T.-110/37.**—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor General in Council is pleased to direct that, with effect from the 1st April 1937, the following further amendments shall be made in the Indian Telegraph Rules, 1932, namely:—

1. In rule 5 of the said Rules the words “and Rangoon” shall be omitted.

2. In rule 8 of the said Rules after the word “India” the word “Burma” shall be inserted.

3. In rule 20 of the said Rules after the word “India” the words “of Burma” shall be inserted.

4. To rule 23 of the said Rules the following proviso shall be added, namely:—

“Provided that in telegrams for Burma the code words shall be subject to no restriction as to their formation and they shall be limited to five letters to a word.”

5. In items (b) and (j) of rule 48 of the said Rules the word “Rangoon” shall be omitted.

6. To rule 68 of the said Rules the words and figures “except as provided in rule 23” shall be added.

7. In clause (1) of rule 69 of the said Rules after the words “to a word” the words and figures “except as provided in rule 23” shall be inserted.

8. In rule 78 of the said Rules after table III the following table shall be inserted, namely:—

“IV.—For delivery in Burma.

Class.	For any number of words not exceeding 8 including the address.	For each additional word after the first 8 words.
	Rs. a. p.	Rs. a. p.
Express . . .	2 4 0	0 4 0
Ordinary . . .	1 2 0	0 2 0”

9. In the Note to rule 105 of the said Rules after the word “India” the words “in Burma” shall be inserted.

10. In rule 111 of the said Rules after the word “India” the words “in Burma” shall be inserted.

11. For rule 115 of the said Rules the following rule shall be substituted, namely:—

“115. Charge.—The minimum charge for a Greeting telegram for six words or less consisting of—

- (a) the name of the addressee and address . . . 4 words.
- (b) greeting (indicated by a number) . . . 1 word.
- (c) name of sender . . . 1 word.

shall be as follows:—

Class.	For delivery in India.		For delivery in Burma.	
	Charge.	Each additional word over four in the address and over one in the name of the sender.	Charge.	Each additional word over four in the address and over one in the name of the sender.
	Rs. a. p.	Rs. a. p.	Rs. a. p.	Rs. a. p.
Express . . .	0 12 0	0 2 0	1 8 0	0 4 0
Ordinary . . .	0 6 0	0 1 0	0 12 0	0 2 0”

12. In clause (i) of rule 128 of the said Rules after the words “destinations in India” the word “Burma” shall be inserted.

13. In the Note to rule 143 of the said Rules after the word “India” the words “in Burma” shall be inserted.

14. In rule 151 of the said Rules the names of the following offices shall be omitted, namely:—

- “Amherst.”
- “Diamond Island.”
- “Elephant Point.”

15. In rule 157 of the said Rules after table II the following table shall be inserted, namely:—

“III.—For delivery in Burma.

Class.	Charge for any number of words not exceeding 40 excluding the address.	Charge for each additional five words after the first 40 words.
	Rs. a. p.	Rs. a. p.
Express . . .	2 0 0	0 4 0
Ordinary . . .	1 0 0	0 2 0”

16. To rule 162 of the said Rules the following proviso shall be added, namely:—

“Provided that, in the case of telegrams sent to Burma, these charges shall apply only where all the addressees are served by the same telegraph office.”

17. In rule 177 of the said Rules after the word “India” the word “Burma” shall be inserted.

18. In rule 233 of the said Rules the words and figures “and in Burma 6½ hours” shall be omitted.

19. In rule 256 of the said Rules, the head II. “In the Burma area:—”

and the items thereunder shall be omitted.

20. In rule 329 of the said Rules the words “or Burma” shall be omitted.

21. In rule 368 of the said Rules, the names of the following offices shall be omitted, namely:—

- “Amherst.”
- “Diamond Island.”
- “Elephant Point.”

No. F. M.-234/36.—In exercise of the powers conferred by the Indian Post Office Act,

1898 (VI of 1898), the Governor General in Council is pleased to direct that, with effect from the 1st April 1937, the following further amendments shall be made in the Indian Post Office Rules, 1938, namely:—

- (1) In rule 5 of the said Rules, under the heading “Letters”, after the word “Brunei” the word “Burma” shall be inserted.
- (2) In rule 6 of the said Rules, to the entries in the *Schedule of Air Mail Fees*, the following entry shall be added, namely:—

“(xxxviii) India—Burma ... 0-2-0 0-2-0”

- (3) In rule 85 of the said Rules, for the heading “For insurance of letters and parcels to British Somaliland, Mauritius or Seychelles and parcels to Portuguese India” the heading “For insurance of letters and parcels to British Somaliland, Burma, Mauritius, or Seychelles and parcels to Portuguese India” shall be substituted.

New Delhi, the 26th March 1937.

No. F. M.-304/36.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (VI of 1898), the Governor General in Council is pleased to direct that, with effect from the 1st April 1937, the following further amendments shall be made in the Indian Post Office Rules, 1938, namely:—

In the said Rules:—

- (1) In rule 5 (i) for the words “Ceylon, Nepal and Portuguese India” wherever they occur, the words “Aden, Ceylon, Nepal and Portuguese India” shall be substituted; (ii) under the heading ““Blind literature” packets” for the words “Portuguese India” in both places where they occur the words “Aden and Portuguese India” shall be substituted; and (iii) to the entry under the heading “Parcels” the following entry shall be added:—

“In the case of Aden, the Indian inland rates of postage shall be applicable provided that prepayment of postage and registration fee shall be obligatory.”

- (2) In rule 6, Note 1 shall be omitted and for the word and figure “Note 2”, the word “Note” shall be substituted.

- (3) For Rule 43 the following rule shall be substituted, namely:—
- “43. Every parcel posted at or addressed to such places as the Director-General may, from time to time, notify in the *Post and Telegraph Guide* in this behalf, shall be accompanied by a declaration in such form as may be prescribed by the Director-General, containing a statement signed by the sender, as to the nature of its contents and their value.”
- (4) Sub-rule (2) of Rule 44 shall be omitted and sub-rules (3), (4), (5), (6) and (7) shall be re-numbered as (2), (3), (4), (5) and (6), respectively.
- (5) In the proviso to rule 50 for the words “sent to Ceylon, Nepal or Portuguese India” the words “sent to Aden, Ceylon, Nepal or Portuguese India” shall be substituted.
- (6) In rule 68 after the words “foreign post” the full stop shall be omitted and the words “and of any parcel addressed to Aden”, shall be added.
- (7) In sub-rule (1) of rule 71 for the words “Ceylon or Portuguese India” the words “Aden, Ceylon or Portuguese India” shall be substituted.
- (8) In rule 85 in the heading “*For insurance of letters and parcels to Ceylon and of letters to Portuguese India*” before the word “Ceylon” the words “Aden or ” shall be inserted.
- (9) In rule 103 for the word “Ceylon” the words “Aden and Ceylon” shall be substituted.
- (10) In rule 106 after the words “in the case of all articles other than” the words “articles received from Aden and” shall be inserted and for the words, brackets and figures “sub-rule (1) of the rule 105”, the following shall be substituted, namely:—
- “Sub-rule (1) of rule 105. In the case of articles received from Aden, a fee calculated as in rule 98 shall be collected from the addressee.”
- (11) Rule 143 shall be omitted.
- (12) To sub-rule (1) of rule 147 the following proviso shall be added, namely:—
- “Provided that in the case of such money orders to Aden the rates of commission shall be the same as those prescribed by rule 112 for inland money orders.”
- (13) In rule 148 the words “from the Aden post office or” shall be omitted.
- (14) In sub-rule (1) of rule 150 for the words “Madras or Aden” the words “or Madras” shall be substituted.
- (15) In rule 152 for the words “Madras or Aden” the words “or Madras” shall be substituted.
- (16) After rule 164 the following heading and rule shall be inserted, namely:—
- “*Indo-Aden telegraphic money orders.*
- 164A. Telegraphic money orders may be issued from any post office in India for Aden including Perim. The limits of value and the other conditions laid down in the rules relating to inland telegraphic money orders shall apply to such telegraphic money orders:
- Provided that the fees for such telegraphic money orders shall be made up of—
- (i) the money order commission at the rates applicable to inland ordinary money orders;
- (ii) a telegraph charge calculated on the actual number of words used in the telegram advising the remittance at the rate in force for the time being for an ordinary or deferred telegram, as the case may be; and
- (iii) a supplementary fee of two annas.”
- (17) In rule 165 the words and brackets “(including Burma) and from the head post office at Aden” shall be omitted.
- (18) In rules 166, 167, 168 and 175 the words “and from the head post office at Aden” shall be omitted.
- (19) In rule 176 for the words “except Ceylon” the words “except Aden, Ceylon” shall be substituted.
- (20) In rule 177 the proviso shall be omitted.
- (21) In rule 179 the proviso shall be omitted.

A. G. CLOW,

Secy. to the Govt. of India.

No. M.-63-3/35/(Coll. 2).—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor-General in Council is pleased to certify that the lands and/or buildings specified in the Schedules hereto annexed, being lands and/or buildings formerly used, intended to be used

or formerly intended to be used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained for future use for such purposes or retained temporarily for the purpose of more advantageous disposal by sale or otherwise.

SCHEDULE.

I.—Posts and Telegraphs lands and buildings at present used for Provincial purposes.

Serial No.	Locality.	Description.	How used at present.	Remarks.
BIHAR AND ORISSA CIRCLE.				
1	Muzaffarpur	A plot of land	After the earthquake of 1934, approval was accorded to use this plot for huts which were constructed out of Viceroy's Earthquake Relief Fund and have been handed over to the P. W. D. authorities until 31st March 1938.	
CENTRAL CIRCLE.				
1	Amraoti	Office and residence of the Superintendent of Post Offices of the defunct East Berar Division and land pertaining thereto.	Used as residence by the Superintendent, Amraoti Jail.	Temporarily leased out to the provincial Government on a monthly rental of Rs. 80 and on condition that the repairs should be carried out by them.
PUNJAB AND N.-W. F. CIRCLE.				
1	Lahore (Lower Mall)	Post office building and land pertaining thereto.	Leased to Punjab Government for 3 years at a rent of Rs. 663 p. m. from 1st August 1934.	
SIND AND BALUCHISTAN CIRCLE.				
1	Sinjawī	Post Office buildings and land pertaining thereto.	Rented out to Medical Department (under the Baluchistan Government).	

II.—Posts and Telegraphs lands and buildings at present used for Posts and Telegraphs and Provincial purposes jointly.

BIHAR AND ORISSA CIRCLE.

1	Chaibasa	A portion of the post office building and land pertaining thereto.	Occupied as quarters of a clerk of the P. W. D.
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III.—Posts and Telegraphs lands and buildings occupied by third parties.

BENGAL AND ASSAM CIRCLE.

1	Jhalakati	Plot of land	Temporarily leased to a private person.
2	Madaripur	Do.	Leased to the President and Secretary of the Brota-chari Sangha of Madaripur H. E. School.

BIHAR AND ORISSA CIRCLE.

1	Silout (Muzaffarpur)	Plot of land	Leased to a private person.
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BOMBAY CIRCLE.

1	Ahmedabad	1 room	Rented to a tea shopkeeper.
2	Apollo Bunder Garage (Bombay).	Garage	Rented to a private person.
3	Bombay C. T. O.	{ Ground floor First floor	{ Rented to Indian Radio and Cable Communications Co.



## III.—Posts and Telegraphs lands and buildings occupied by third parties—contd.

Serial No.	Locality.	Description.	How used at present.	Remarks.
BOMBAY CIRCLE—contd.				
4	Bombay C. T. O.	1 room . . . .	Rented to Telegraph Co-operative Society.	
5	Ditto	1 room . . . .	Rented to Junior Co-operative Society.	
6	Bombay G. P. O.	2 rooms . . . .	Rented to Postal Co-operative Society.	
7	Dharwar	1 room . . . .	Rented to Divisional Postal R. M. S. Co-operative Society.	
8	Gokak	Land . . . .	Leased on an annual rent of Re. 1-8.	
9	Malegaon Camp	Do. . . .	Leased on an annual rent of Rs. 5.	
10	Pandharpur	Do. . . .	Leased on an annual rent of Rs. 60.	
11	Parel (Bombay)	2 shops . . . .	Rented to a shopkeeper.	
		1 shop . . . .	Rented to a shopkeeper.	
		1 shop . . . .	Rented to a shopkeeper.	
12	Poona Head Post Office.	2 rooms . . . .	Rented to Poona Postal R. M. S. Society.	
13	Poona R. M. S.	1 room . . . .	Rented to a shopkeeper.	
14	Poona Telegraph Office.	1 room . . . .	Rented to a coffee shopkeeper.	
15	Ratnagiri	1 room . . . .	Occupied by a club.	
16	Satara (Godoli village)	Land . . . .	Portion of land leased at Re. 1 per mensem	
17	Surat Railway Station	Land . . . .	Leased on an annual rent of Rs. 375.	
CENTRAL CIRCLE.				
1	Ralegaon (District Yeotmal).	Plot of land . . . .	Leased to a private individual for Rs. 30 per annum.	
MADRAS CIRCLE.				
1	Bangalore	A room in the Head Post Office building.	Rented to the P. & T. Co-operative Credit Society.	
2	Ditto	Outhouses in the compound of the Head Post Office.	Rented to a private person.	
3	Ditto	Outhouse in the compound of the Telegraph Office.	Rented to a private person.	
4	Coonoor	(a) 2 units of garages and land pertaining thereto.	Rented to a private person.	
		(b) Grazing ground.	Do.	
5	Dhanushkodi	(a) 4 units of inferior clerks' quarters and land pertaining thereto.	Rented to private persons.	
		(b) 9 units of menials' quarters and land pertaining thereto.	Do.	
6	Madras	Portion of Central Telegraph Office building.	Rented to the Cable Co., Madras.	
7	Ditto	Portion of Taylor's Yard (Mount Road).	Rented to Garage Ltd.	
8	Ditto	Ditto	Rented to Messrs. Bosotto Bros.	
9	Ditto	Two rooms in the outhouses in the compound of P. M. G.'s Office (Mount Road).	Rented to Madras Telephone Co.	
10	Nandyal	A plot of land . . . .	Rented to a private person.	
11	Nellore	Outhouse in the compound of the Nellore P. O.	Rented to the All-India Postal and R. M. S. Union, Nellore Branch.	
12	Quilon	A plot of land . . . .	Rented to a private person.	
13	Raichur	Old rest house building and land pertaining thereto.	Do.	
14	Salem	A room in the P. O. building.	Rented to Coombe's Recreation Club.	
15	Tanjore	A room in the P. O. building.	Rented to Recreation Club.	
16	Trimulgherry	A room in the P. O. compound.	Rented to H. E. H. the Nizam's Customs Department.	

III.—Posts and Telegraphs lands and buildings occupied by third parties—*contd.*

Serial No.	Locality.	Description.	How used at present.	Remarks.
PUNJAB AND N.-W. F. P. CIRCLE.				
1	Khanna . . . .	Plot of land . . . .	Leased to a private person.	
2	Simla . . . .	Portion of C. T. O. Building.	Leased to Messrs, Lloyds Bank Ltd.	
SIND AND BALUCHISTAN CIRCLE.				
1	Gwadur . . . .	A bungalow with outhouses and land pertaining thereto.	Occupied by Imperial Airways Ltd. on payment of rent.	
2	Karachi Central Telegraph Office Compound.	(a) Portion in the main building. (b) a residential block (top and ground floor with outhouses). (c) store room block (d) 10 units of inferior staff quarters. (e) 4 Garages and land pertaining thereto.	Occupied by Cables and Wireless, Ltd., on payment of rent.	

IV.—Posts and Telegraphs lands and buildings lying vacant.

BENGAL AND ASSAM CIRCLE.				
1	Andol . . . .	Plot of land . . . .	Vacant.	
2	Bhola . . . .	Do. . . .	Do.	
3	Chinsura . . . .	Do. . . .	Do.	
4	Feni . . . .	Do. . . .	Do.	
5	Madhabpur . . . .	Do. . . .	Do.	
6	Raipura . . . .	Do. . . .	Do.	Land is a free gift from Portuguese Mission Estate.
7	Seraiganj . . . .	Do. . . .	Do.	
8	Sherpur (Bogra) . . . .	Do. . . .	Do.	
BIHAR AND ORISSA CIRCLE.				
1	Adapur (Ohamparan) . . . .	Plot of land . . . .	Vacant.	
2	Anwara (Hazaribagh) . . . .	Do. . . .	Do.	
3	Bairagania (Muzaffarpur) . . . .	Do. . . .	Do.	
4	Barwadih (Gaya) . . . .	Do. . . .	Do.	
5	Benadag (Hazaribagh) . . . .	Do. . . .	Do.	
6	Bendi (Hazaribagh) . . . .	Do. . . .	Do.	
7	Bhurkunda (Hazaribagh) . . . .	Do. . . .	Do.	
8	Burwabad (Hazaribagh) . . . .	Do. . . .	Do.	
9	Daronda (Saran) . . . .	Do. . . .	Do.	
10	Dhawetand (Hazaribagh) . . . .	Do. . . .	Do.	
11	Gumgi (Hazaribagh) . . . .	Do. . . .	Do.	
12	Jogiadih (Hazaribagh) . . . .	Do. . . .	Do.	
13	Jori (Hazaribagh) . . . .	Do. . . .	Do.	
14	Kajranala (Hazaribagh) . . . .	Do. . . .	Do.	
15	Kalhwara (Hazaribagh) . . . .	Do. . . .	Do.	
16	Khijuri (Hazaribagh) . . . .	Do. . . .	Do.	
17	Kulgo (Hazaribagh) . . . .	Do. . . .	Do.	
18	Madhubani (Darbhanga) . . . .	Do. . . .	Do.	
19	Morangi (Hazaribagh) . . . .	Do. . . .	Do.	
20	Ooate (Hazaribagh) . . . .	Do. . . .	Do.	
21	Pakaur (Santal parganas) . . . .	Quarters for Clerk and land pertaining thereto.	Do.	
22	Pusa (Darbhanga) . . . .	Quarters for Clerk and land pertaining thereto.	Do.	
23	Sijua (Hazaribagh) . . . .	Plot of land . . . .	Do.	
24	Sikri (Hazaribagh) . . . .	Plot of land . . . .	Do.	
25	Silla (Hazaribagh) . . . .	Plot of land . . . .	Do.	
BOMBAY CIRCLE.				
1	Amalner . . . .	Plot of land . . . .	Vacant.	
2	Bhayandar . . . .	Do. . . .	Do.	
3	Haveri . . . .	Do. . . .	Do.	
4	Jamalpur (Ahmedabad) . . . .	Do. . . .	Do.	
5	Khed (Poona) . . . .	Do. . . .	Do.	
6	Kolikeri . . . .	Do. . . .	Do.	
7	Manmad . . . .	Do. . . .	Do.	
8	Vile Parle . . . .	Do. . . .	Do.	
CENTRAL CIRCLE.				
1	Nagpur city . . . .	Piece of land . . . .	Do.	

## IV.—Posts and Telegraphs lands and buildings lying vacant—contd.

Serial No.	Locality.	Description.	How used at present.	Remarks.
MADRAS CIRCLE.				
1	Bellery . . . .	Telegraphists' quarters and land pertaining thereto.	Vacant	
2	Calicut . . . .	A portion of land . . . .	Do.	
3	Cochin . . . .	A portion of land . . . .	Do.	
4	Dhanushkodi . . . .	Buildings and land pertaining thereto.	Do. . . . .	Recently acquired from S. I. Railway administration.
5	Gudalur . . . .	Building and land pertaining thereto.	Do.	
PUNJAB AND N.-W. F. CIRCLE.				
1	Alizai . . . .	P. O. building and land pertaining thereto.	Vacant.	
2	Ambala . . . .	Office of Supdt. of P. Os. and land pertaining thereto	Do.	
3	Balwal . . . .	Plot of land . . . .	Do.	
4	Beri . . . .	P. O. building and land pertaining thereto.	Do.	
5	Chak Jhumra . . . .	Plot of land . . . .	Do.	
6	Chichawatni . . . .	Do. . . . .	Do.	
7	Dunera . . . .	Motor garages and land pertaining thereto.	Do.	
8	Dunga Gali . . . .	Plot of land . . . .	Do.	
9	Jaranwala . . . .	Do. . . . .	Do.	
10	Khanewal . . . .	Do. . . . .	Do.	
11	Khanki . . . .	P. O. building and land pertaining thereto.	Do.	
12	Kohale . . . .	Motor garages and land pertaining thereto.	Do.	
13	Lahore Cantt., . . . .	Post Office Stables and land pertaining thereto.	Do.	
14	Lahore Radio . . . .	1 married operator's quarters and 1 single operator's quarters and land pertaining thereto.	Do.	
15	Landi Khana . . . .	P. O. building and land pertaining thereto.	Do.	
16	Madhopur . . . .	Do. . . . .	Do.	
17	Palampur . . . .	Motor garages and land pertaining thereto.	Do.	
18	Parachinar . . . .	P. O. building and land pertaining thereto.	Do.	
19	Phillora . . . .	Building and land pertaining thereto.	Vacant.	
20	Qila Sheikhupura . . . .	Plot of land . . . .	Do.	
21	Rajapur (Dera Khan). . . .	3 stables, 2 clerks' and 4 menials' quarters attached to P. O. building and land pertaining thereto.	Do.	
22	Samundri . . . .	Plot of land . . . .	Do.	
23	Sargodha city . . . .	Do. . . . .	Do.	
24	Shahpur . . . .	Motor garages and land pertaining thereto.	Do.	
25	Sillanwall city . . . .	Plot of land . . . .	Do.	
26	Tandlianwala . . . .	Do. . . . .	Do.	
27	Teru . . . .	P. O. building and land pertaining thereto.	Do.	
28	Toba Tek Singh . . . .	Plot of land . . . .	Do.	
29	Tosham . . . .	Building and land pertaining thereto.	Do.	
SIND AND BALUCHISTAN CIRCLE.				
1	Bellput . . . .	Sub-Postmaster's and Mail peons' quarters and land pertaining thereto.	Vacant.	
2	Dadu . . . .	Plot of land . . . .	Do.	
3	Gambaz . . . .	Sub-Postmaster's and L/R's quarters and land pertaining thereto.	Do.	
4	Jacobabad . . . .	Buildings and land pertaining thereto.	Buildings condemned as unsafe.	
5	Kohlu . . . .	Sub-Postmaster's quarters and land pertaining thereto.	Vacant.	
6	Manikhwah . . . .	Sub Postmaster's quarters and land pertaining thereto.	Do.	

IV.—Posts and Telegraphs lands and buildings lying vacant—contd.

Serial No.	Locality.	Description.	How used at present.	Remarks.
SIND AND BALUCHISTAN CIRCLE—contd.				
7	Mehar . . . .	Plot of land . . .	Vacant.	
8	Mirali Khel . . .	Sub-Postmaster's and packers' quarters and land pertaining thereto.	Do.	
9	Murgha . . . .	Inferior staff quarters and land pertaining thereto.	Do.	
10	Musakhel . . . .	Sub-Postmaster's and packers' quarters and land pertaining thereto.	Do.	
11	Panjpal . . . .	Ditto . . . .	Do.	
UNITED PROVINCES CIRCLE.				
1	Bah (Agra) . . .	Building and land pertaining thereto.	Vacant.	
2	Cawnpore . . . .	Building and land pertaining thereto.	Do.	
3	Ramnagar (Fyzabad)	Parcel Sorting Office and land pertaining thereto.	Do.	
4	Uska Bazar (Basti) .	Building and land pertaining thereto.	Do.	

New Delhi, the 1st April 1937.

No. M.-1268.—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands specified in the Schedule hereto annexed,

being lands formerly intended to be used for purposes which will hereafter be purposes of the Federal Government under the said Act, have been retained for future use for such purposes or have been retained temporarily for the purpose of more advantageous disposal by sale or otherwise.

SCHEDULE.

Serial No.	Province.	Locality.	Description.	Remarks.
1	Bihar : . . . .	Dhanbad . . . .	Lands measuring (a) 16 Biaghs (b) 27 Bighas and 15 Chittacks, (c) 9 Bighas 14 Kottahs and 13 Chittacks.	Vacant lands adjoining mining staff quarters.
2	Do. . . . .	Do. . . . .	Land measuring 6.503 acres .	
				Acquired for the Indian School of Mines. Contains quarters for Mining Lecturer which were constructed by the Provincial Government.

POSTS AND TELEGRAPHS.

New Delhi, the 31st March 1937.

No. IM-237/T1/37.—In exercise of the powers conferred by the Indian Post Office Act, 1898 (VI of 1898), the Governor General in Council is pleased to direct that the following further amendment shall be made in the Indian Post Office Rules, 1938, namely:—

In rule 1 of the said Rules, for the entries under the heads 'Book, pattern and sample

packets' and 'Parcels', the following shall be substituted respectively, namely:—

“ Book, pattern and sample packets.

For the first two and a half tolas or fraction thereof . . . . . Six pies.  
For every additional two and a half tolas or fraction thereof in excess of two and a half tolas . . . . . Three pies.”

“ Parcels.

(Not exceeding 800 tolas in weight.)

For a weight not exceeding forty tolas . . . . . Four annas.  
For every forty tolas, or fraction thereof, exceeding forty tolas' . . . . . Four annas.”

A. G. CLOW,  
Secy. to the Govt. of India,

## HOME DEPARTMENT.

## NOTIFICATIONS.

## POLICE.

New Delhi, the 1st April 1937.

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased—

- (a) to create a special police district comprising all the lands occupied for the time being by the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings, or for other railway purposes, and
- (b) to extend to every part of the said district the powers and jurisdiction of all members of the police force belonging to Bengal, constituted in pursuance of the notification of the Government of India in the Home Department, No. F. 93/VI-28, dated the 20th November 1923.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

## SCHEDULE.

- (1) The railway lines situate within the province of Bengal, excluding so much of the Bengal Nagpur Railway as is situate west of the river Hooghly.
- (2) So much of the Eastern Bengal Railway as is situate within the Province of Bihar.
- (3) The following portions of the East Indian Railway, namely,
  - (a) the loop line from the boundary between Bengal and Bihar, up to and including the Tinpahar railway station;
  - (b) the Tinpahar-Rajmahal branch; and
  - (c) so much of the Barharwa-Azimganj-Katwa branch as is situate within the Province of Bihar.

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased, with effect from the first day of April 1937,—

- (a) to create a special police-district comprising the Chief Commissioner's Province of Ajmer-Merwara and all the lands occupied for the time being by

the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings or for other railway purposes, and

- (b) to extend to every part of the said district the powers and jurisdiction of all members of the police-force belonging to Ajmer-Merwara, constituted in pursuance of the notification of the Government of India in the Home Department, No. 89-1123-Int., dated the 10th January, 1923.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

## SCHEDULE.

- (1) So much of the Rewari-Phulera and Rewari-Bandikui sections of the Bombay, Baroda and Central India Railway from the west outer signal and south outer signal, respectively, at Rewari Junction as is situate within the Punjab.
- (2) So much of the Bandikui-Achnera (to the west outer signal) section, the Bayana-Muttra section and the Bayana-Fatehpur-Sikri (to the south outer signal) section of the Bombay, Baroda and Central India Railway as is situate within the United Provinces.

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased—

- (a) to create a special police-district comprising all the lands occupied for the time being by the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings, or for other railway purposes; and
- (b) to extend to every part of the said district the powers and jurisdiction of all members of the police-force belonging to the Central Provinces and Berar constituted in pursuance of the notification of the Government of India in the Home Department, No. 1153, dated the 31st December 1909.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

## SCHEDULE.

- (1) The railway lines situate within the Central Provinces and Berar.
- (2) So much of the Raipur-Vizianagram line of the Bengal Nagpur Railway as is situate within the Khariar Zamindari in the Province of Orissa (from mile 63.996-R. to mile 83.56-R.).

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased—

- (a) to create a special police district comprising all the lands within the Punjab and the Chief Commissioner's Province of Delhi, occupied for the time being by any railway lines, including lands occupied by stations, by out-buildings, or for other railway purposes, and
- (b) to extend to every part of the said district the powers and jurisdiction of all members of the Police force belonging to the Punjab, constituted in pursuance of the notification of the Government of India in the Home Department, No. 1578, dated the 22nd November 1912.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased—

- (a) to create a special police district comprising all the lands occupied for the time being by the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings, or for other railway purposes, and
- (b) to extend to every part of the said district the powers and jurisdiction of all members of the Police force belonging to the Province of Bombay, constituted in pursuance of the notification of the Government of India in the Home Department No. 943, dated the 19th October 1917.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

#### SCHEDULE.

(1) The railway lines situate within the province of Bombay, excluding so much of the Bhavnagar State Railway as is situate within the province.

(2) The railway lines situate within the province of Sind.

**No. F. 106/28/36.**—In exercise of the powers conferred by section 2 of the Police Act, 1888 (III of 1888), the Governor General in Council is pleased—

- (a) to create a special police district comprising all the lands occupied for the time being by the railway lines and portions of railway lines specified in the Schedule annexed hereto, including the lands occupied by stations, by out-buildings, or for other railway purposes, and

- (b) to extend to every part of the said district the powers and jurisdiction of all members of the police force belonging to Orissa, constituted in pursuance of the notification of the Government of India in the Home Department, No. F. 93/3/36-Police, dated the 1st April 1936.

2. The aforesaid notification of the Government of India and all notifications amending the same are hereby cancelled in so far as they relate to the said lands.

#### SCHEDULE.

(1) The railway lines situate within the Province of Orissa, excluding the following portions of the Bengal Nagpur Railway, namely:—

- (a) the Raipur-Vizianagram line;
- (b) the Parlakimedi Light Railway; and
- (c) that portion of the east coast main line which lies in the District of Ganjam.

(2) So much of the Bengal Nagpur Railway as is situate west of the river Hooghly, within the Province of Bengal.

(3) So much of the Bengal Nagpur Railway as is situate within the Province of Bihar.

#### POLITICAL.

*New Delhi, the 1st April 1937.*

**No. F. 28/40/37.**—In exercise of the powers conferred by section 3 of the Indian Passport Act, 1920 (XXXIV of 1920), the Governor General in Council is pleased to direct that the following further amendments shall be made in the Indian Passport Rules, 1921, namely:—

In rule 5 of the said Rules—

1. In sub-rule (1)—

- (i) in clause (c) after the words "Straits Settlements" the words "or Burma" shall be inserted;
- (ii) in clause (d) after the words "from Ceylon" the words "and British subjects domiciled in Burma proceeding from Burma" shall be added;
- (iii) clauses (g) and (j) shall be omitted;
- (iv) clauses (h), (i), (k) and (l) shall be re-lettered (g), (h), (i), and (j) respectively; and
- (v) for clause (i) as so re-lettered the following clause shall be substituted, namely:—

"(i) persons domiciled in India entering British India by land over the Nepalese, Tibetan and Indo-Burmese borders".

2. In sub-rule (2) for the word, brackets and letter "clause (g)" the word, brackets and letter "clause (j)" shall be substituted.

R. M. MAXWELL,

*Secy. to the Govt. of India.*

## FINANCE DEPARTMENT.

## NOTIFICATION.

New Delhi, the 1st April 1937.

**No. D./1251-Ref.**—For the purposes of clause (a) of sub-section (1) of section 172 of the Government of India Act, 1935, the Governor General in Council is pleased to certify that the lands and buildings specified in the Schedule hereto annexed, being lands and buildings formerly used \_\_\_\_\_ for purposes which formerly intended to be used \_\_\_\_\_ will hereafter be purposes of the Federal Government under the said Act, have been retained by the Governor General in Council for future use temporarily for such purposes the purpose of more advantageous disposal by sale or otherwise.

## SCHEDULE.

*In the Province of Madras.*

- (i) Currency Office, Madras—leased to the Reserve Bank.
- (ii) Site in Madras acquired from the Army Department for a new Currency Office building. (Retained for more advantageous disposal.)

*In the Province of Bombay.*

- (i) Currency Office, Bombay—leased to the Reserve Bank.
- (ii) The undermentioned properties belonging to the defunct Military Lands Scheme, now under the management of the Government of India, Finance Department:

1. Queen's Road Property including Carnegie and Willoughby Roads bungalows and Indian Military Hospital site.
2. Carnegie Lines site excluding the area occupied by the A. F. I. Headquarters.
3. Old Saluting Battery site—plots 4 and 5.
4. Palton Road Warrant Officers' quarters.
5. Old Palton Lines—plots 1—10, 15, 19, 20, 22 and 23-A.
6. Gun Carriage Factory—20,330 square yards. (An area of 37.37 square yards only is with Government of India, Finance Department. Balance of 20,293 square yards not yet handed over by Military Department.)

7. Old Defence Office site excluding an area of 486 square yards sold to Bombay Municipality.
8. Ordnance Lascars' quarters.
9. Land at Ambernath.

Retained in the management of Collector of Bombay. Do. of Thana.

*In the Province of Bengal.*

- (i) A portion of the lands and buildings of the Calcutta Mint to be leased to the Howrah Bridge Commissioners for temporary use.
- (ii) Currency Office at Calcutta—leased to the Reserve Bank.

*In the United Provinces.*

Site of the Currency Office at Cawnpore—leased to the Reserve Bank.

*In the Province of Punjab.*

- (i) Currency Office, Lahore—leased to the Reserve Bank.
- (ii) Site on the Nabha Road, Lahore, for the new Currency Office building.
- (iii) Portion of the Accountant General's office building occupied by the Reserve Bank of India and the compound attached to it.

*In the Province of Bihar.*

- (i) Buildings Nos. 70 (portion) and 71 (portion) called Survey Office Barrack and Survey Office respectively with godowns, wells, garages, out-houses, tiffin sheds, urinals, etc., used by the offices of the Comptroller, Orissa, and the Accountant General, Bihar, at Ranchi.
- (ii) Building No. 72 named the Survey Office godown with well, garage, occupied by the offices of the Accountant General, Bihar, and the Comptroller, Orissa, at Ranchi.
- (iii) Land on which the buildings [(i) and (ii) above] stand and land composing the office compound.
- (iv) Bungalow No. 78 at Doranda named South Bungalow with cook-house, well, out-offices etc.
- (v) Bungalow No. 74 at Doranda named North Bungalow with cook-house, well, out-offices, latrine etc.
- (vi) Staff quarters 1 and 8.
- (vii) Bungalow No. 141 with cook-house, well and out-offices.
- (viii) Quarters for clerks at Doranda—A1 to A4, A10 to A16, B37 to B64 and B85 to B90.
- (ix) Quarters for clerks at Hinoo—B18 to B15, C71 to C152.
- (x) Bachelors' blocks Nos. I and II—Hinoo—2 rooms in block I and rooms 1 to 7 in block II (occupied by the Hinoo Infant School) rooms 8—14 in block No. II occupied by the Hinoo Friends' Union Club, 12 rooms in block No. I occupied by the clerks of the office of the Accountant General, Bihar, and the Comptroller, Orissa. "B" type quarter at Hinoo.
- (xi) Land on which buildings (IV) to (X) above stand and compounds.
- (xii) Budget staff quarters at Patna—

*For clerks—*

- A/2 and A/11, Road No. 2 'R' Block.  
 B C/1, Road No. 2 'R' Block.  
 C A/1, C. A/2 and C. A/3 on Road No. 6 'R' Block.  
 C A/1, C A/2 on Road No. 5 'R' Block.  
 C A/1 on Road No. 4 'R' Block.

*For menials—*

Two rooms in the Menials' barrack at Patna intended for the inferior servants of the Accountant-General, camping at Patna, now occupied by men of the Local Government.

(xiii) Land on which buildings at (xii) above stand and compound.

*In the Central Provinces.*

(i) Public Works Department Accountants' bungalow at Jubbulpore.

(ii) Public Works Department Accountants' quarters at Chhindwara and at Raipur,

(iii) Accountants' quarters at Chanda,

(iv) Famine quarters—Inspection hut at Drug,

(v) Married men's quarters Nos. 1, 2 and 3 at Akola.

*In the Province of Sind.*

(i) Site of the Currency Office and Currency Officer's quarters at Karachi—leased to the Reserve Bank.

(ii) Old Blocks Nos. 10 to 12 and 46 on the Artillery Maidan, Karachi, and ground floor of the south wing of the new Judicial Commissioner's Court on Artillery Maidan.

J. C. NIXON,  
*Secy. to the Govt. of India.*

**RAILWAY DEPARTMENT.**

(RAILWAY BOARD.)

**NOTIFICATION.**

*New Delhi, the 1st April 1937.*

**No. 1703-W. (A).**—For the purposes of clause (a) of sub-section (1) of Section 172 of the Government of India Act, 1935, the Governor-General-in-Council is pleased to certify that all such lands and/or buildings as were formerly used, intended to be used or formerly intended to be used for purposes which hereafter will be purposes of the Federal Railways and which have not been included in the Schedule to Railway Department, Notification No. 1703-W., dated the 1st April 1937, have been retained for future use for such purposes or have been retained temporarily for the purpose of more advantageous disposal by sale or otherwise.

B. MOODY,  
*Secretary, Railway Board.*